



(12) UK Patent (19) GB (11) 2 398 326 (13) B

(45) Date of publication: 24.08.2005

(54) Title of the invention: Mono-diameter wellbore casing

(51) Int Cl⁷: E21B 19/16 43/10

(21) Application No: 0408672.4

(22) Date of Filing: 19.09.2002

(30) Priority Data:
(31) 60326886 (32) 03.10.2001 (33) US

(60) Parent of Application No(s)
0503470.7 under Section 15(4) of the Patents
Act 1977

(86) International Application Data:
PCT/US2002/029856 En 19.09.2002

(87) International Publication Data:
WO2003/029607 En 10.04.2003

(43) Date A Publication: 18.08.2004

(52) UK CL (Edition X):
E1F FGR5 FLA
B3J J15

(56) Documents Cited:
GB 2399579 A WO 2002/068792 A1
US 6085838 A

(58) Field of Search:
As for published application 2398326 A viz:
Other: U.S.: 166/380. 207.378.206.216.217
updated as appropriate

Additional Fields
INT CL⁷ E21B

(72) Inventor(s):
Larry Kendziora
Robert Lance Cook
Lev Ring
David Paul Brisco

(73) Proprietor(s):
Enventure Global Technology
(Incorporated in USA - Delaware)
16200-A Park Row, Houston, Texas 77084,
United States of America

(74) Agent and/or Address for Service:
Haseltine Lake & Co
Redcliff Quay, 120 Redcliff Street,
BRISTOL, BS1 6HU, United Kingdom

239536

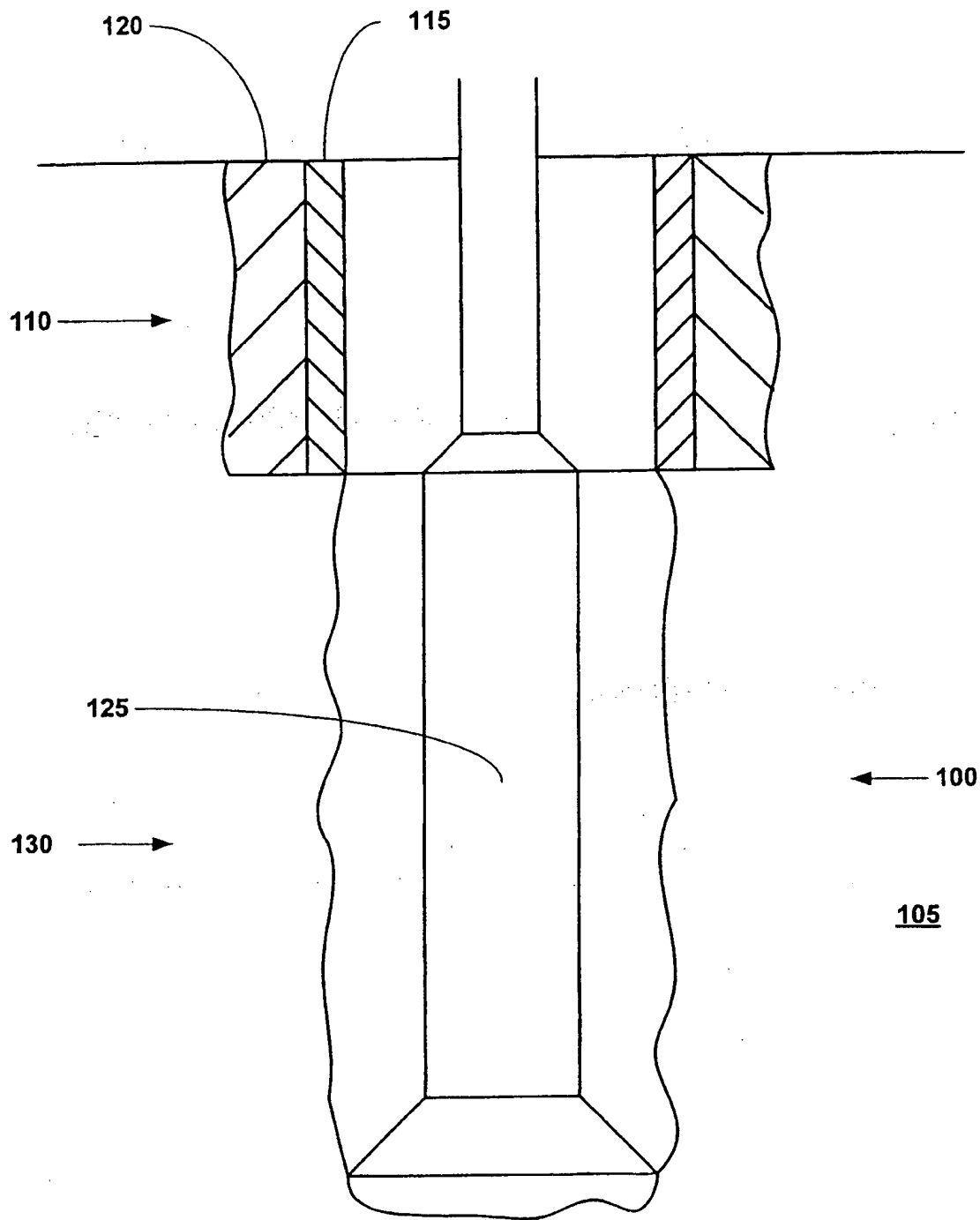
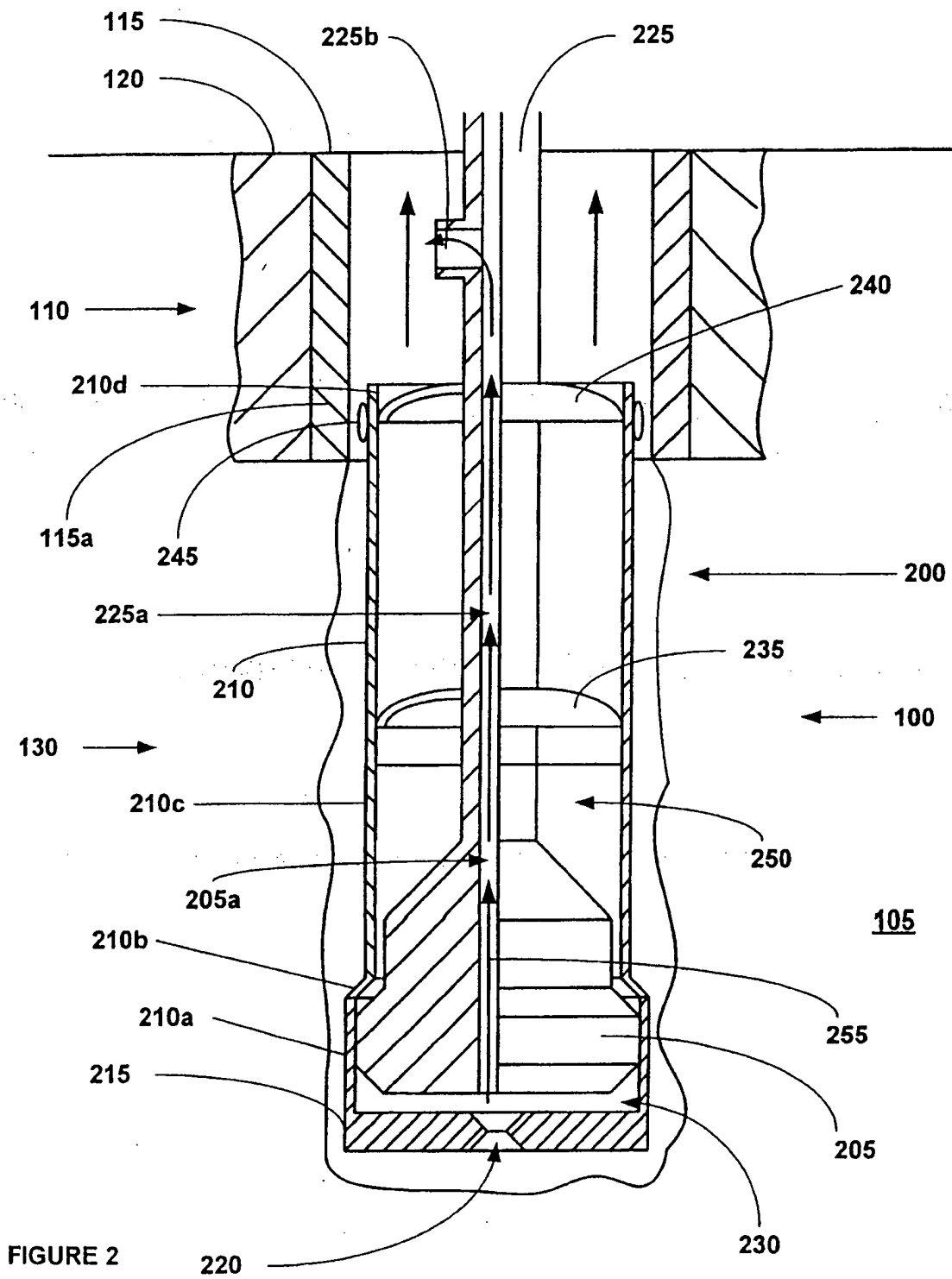
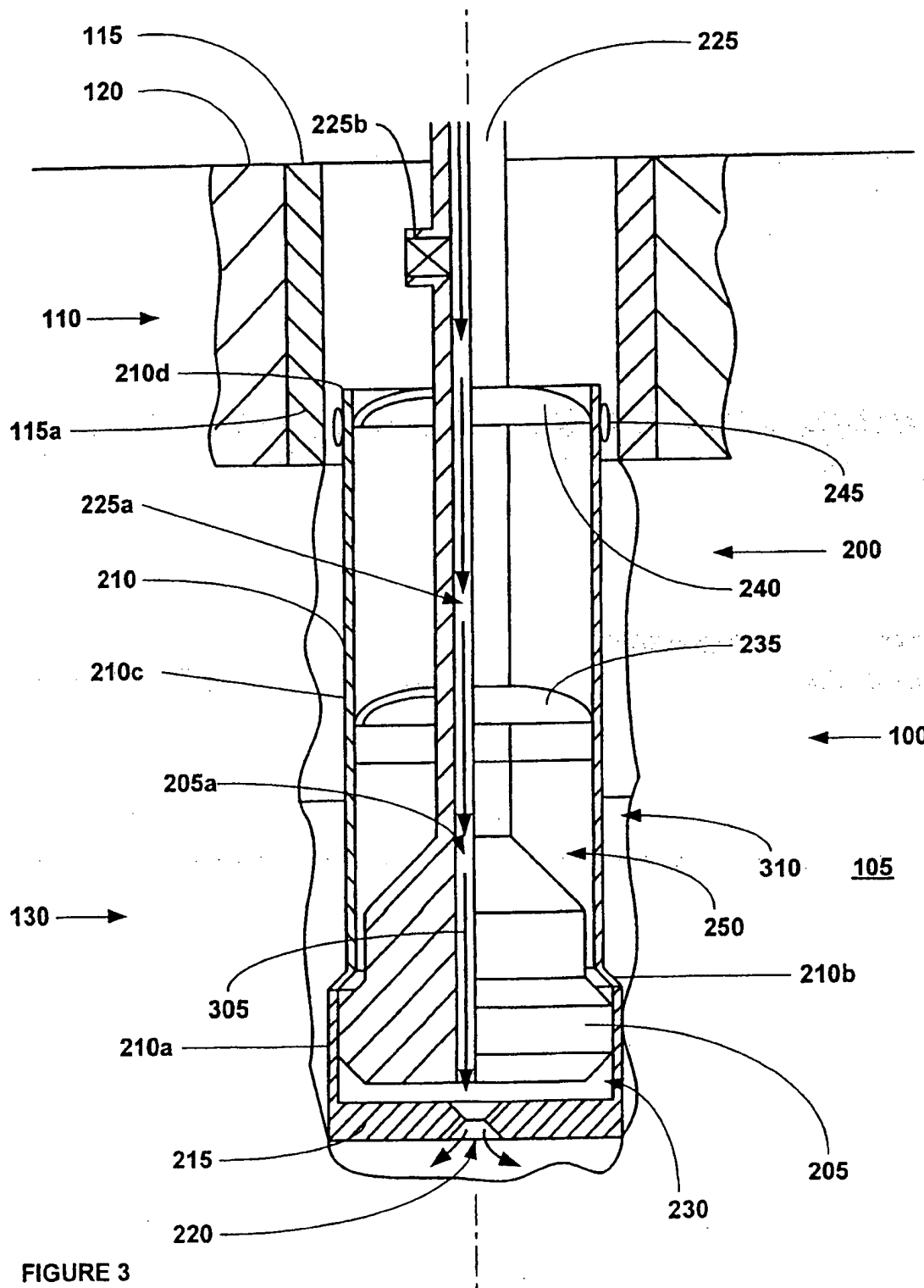
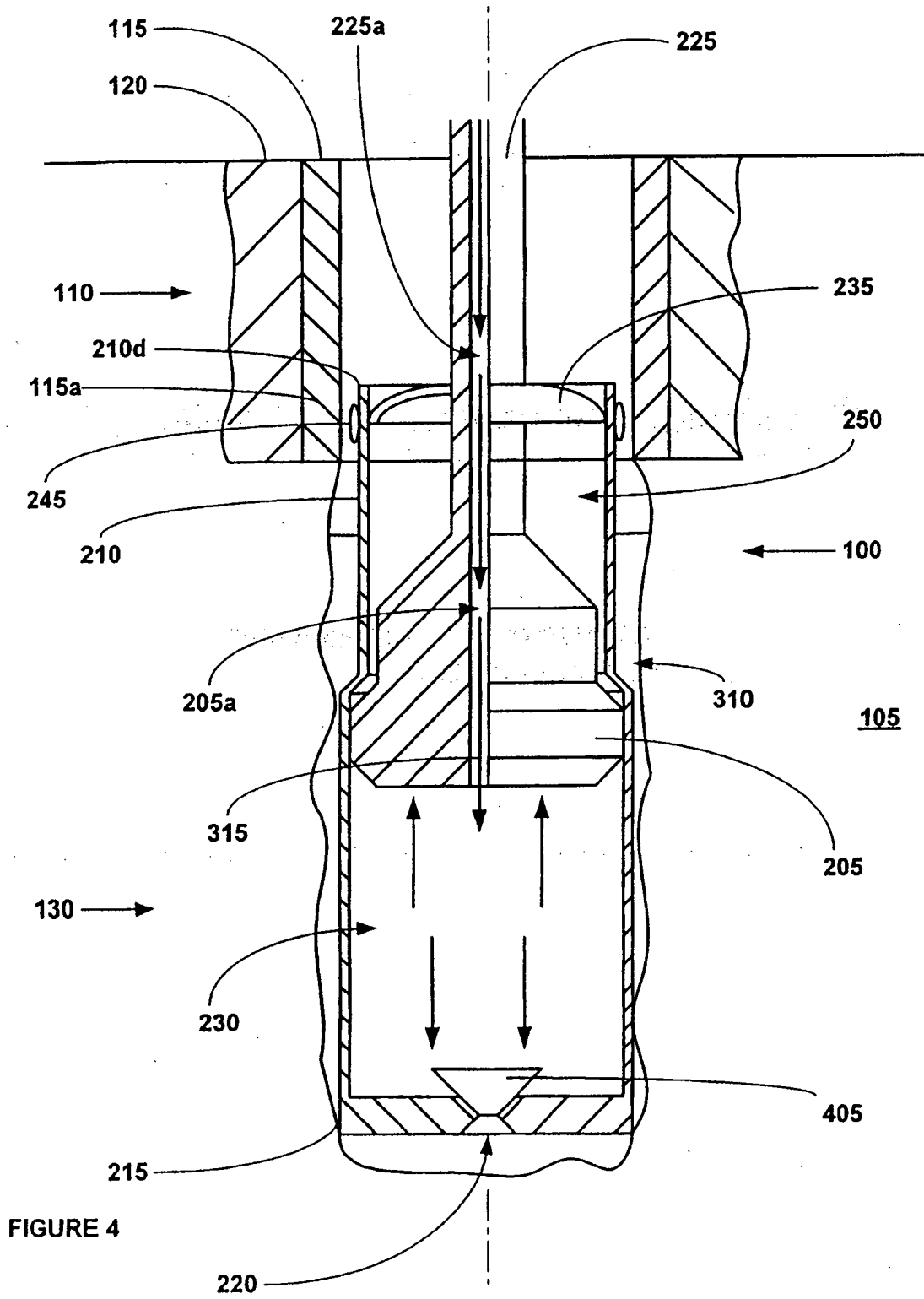


FIGURE 1







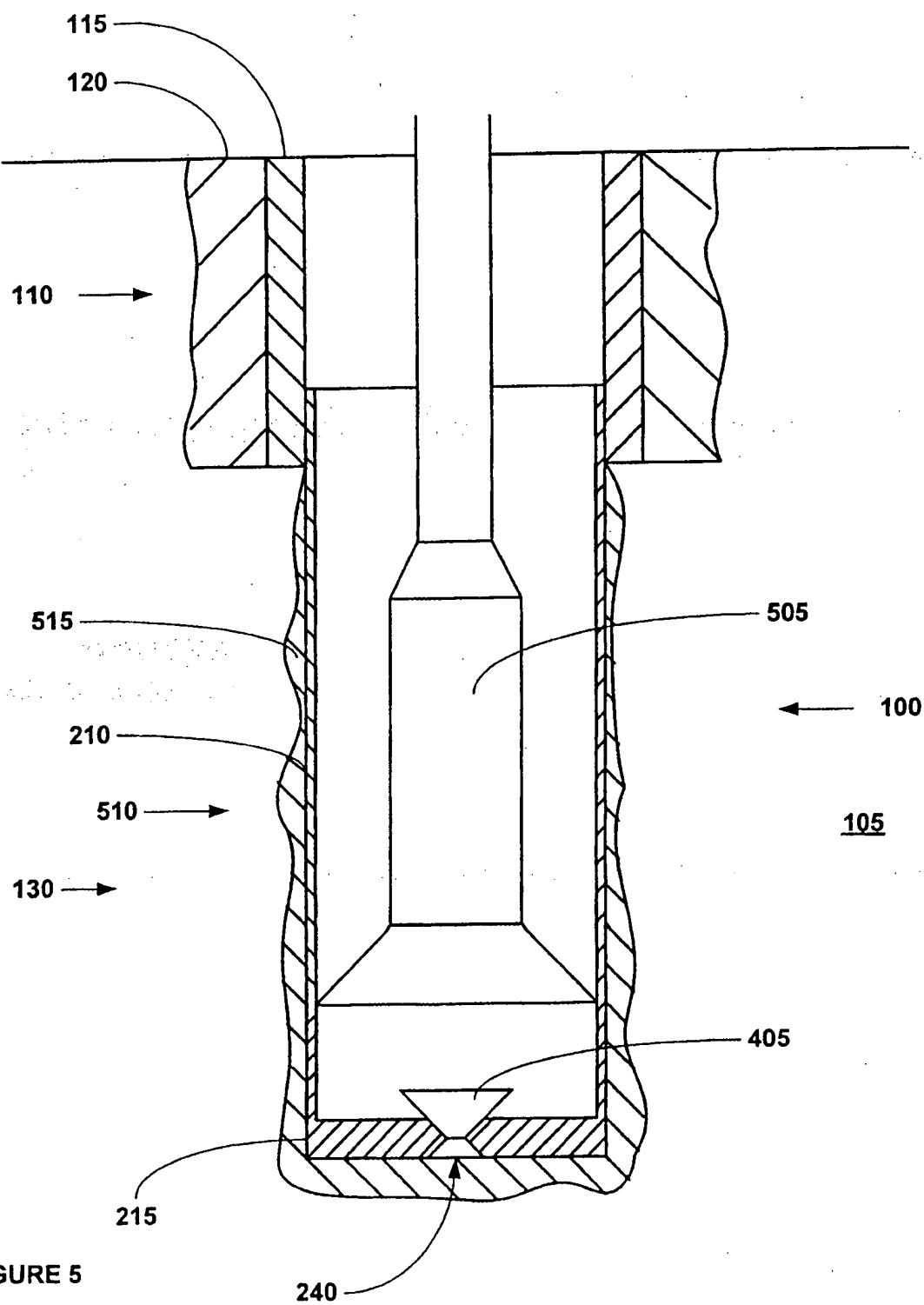
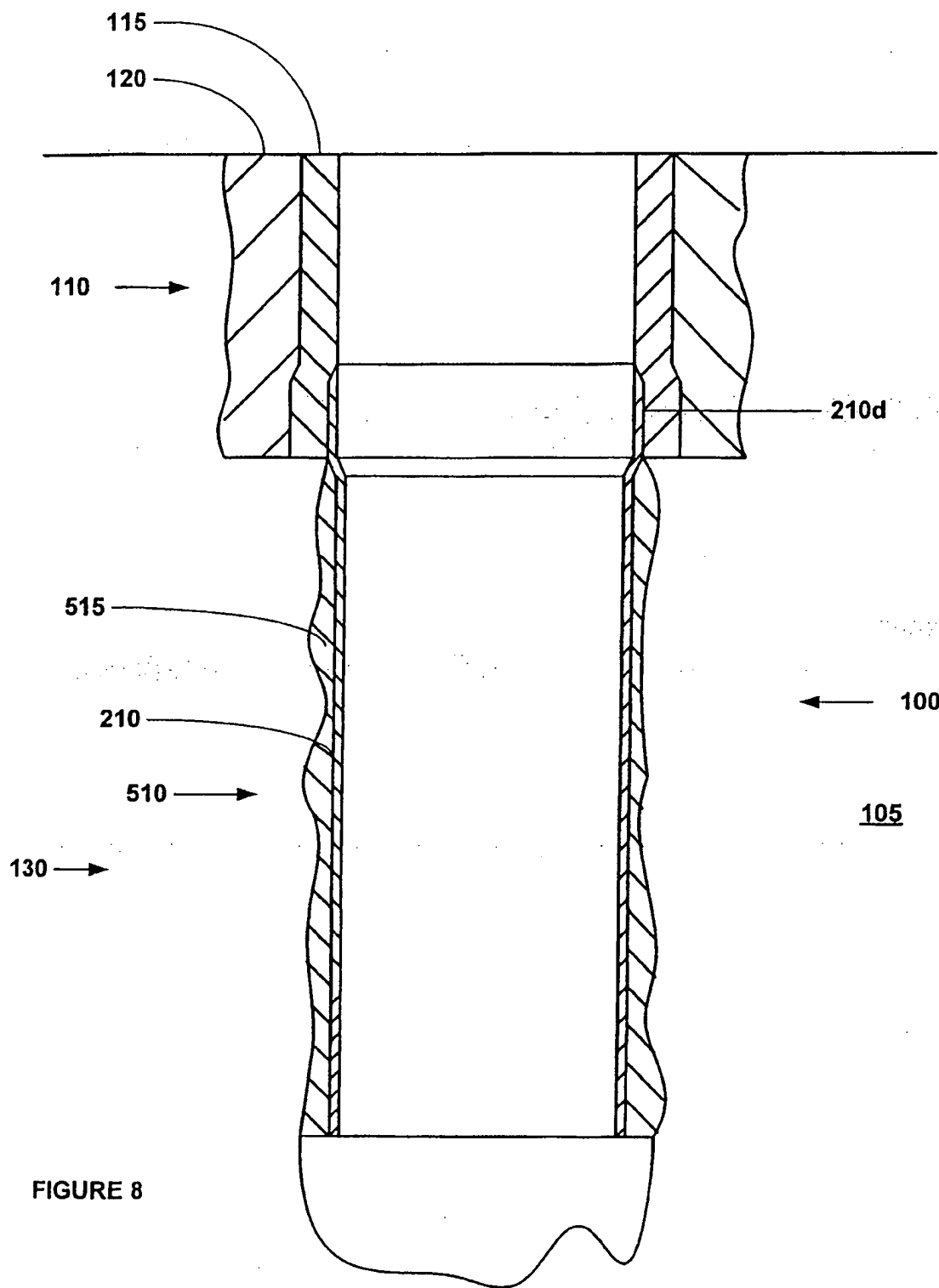
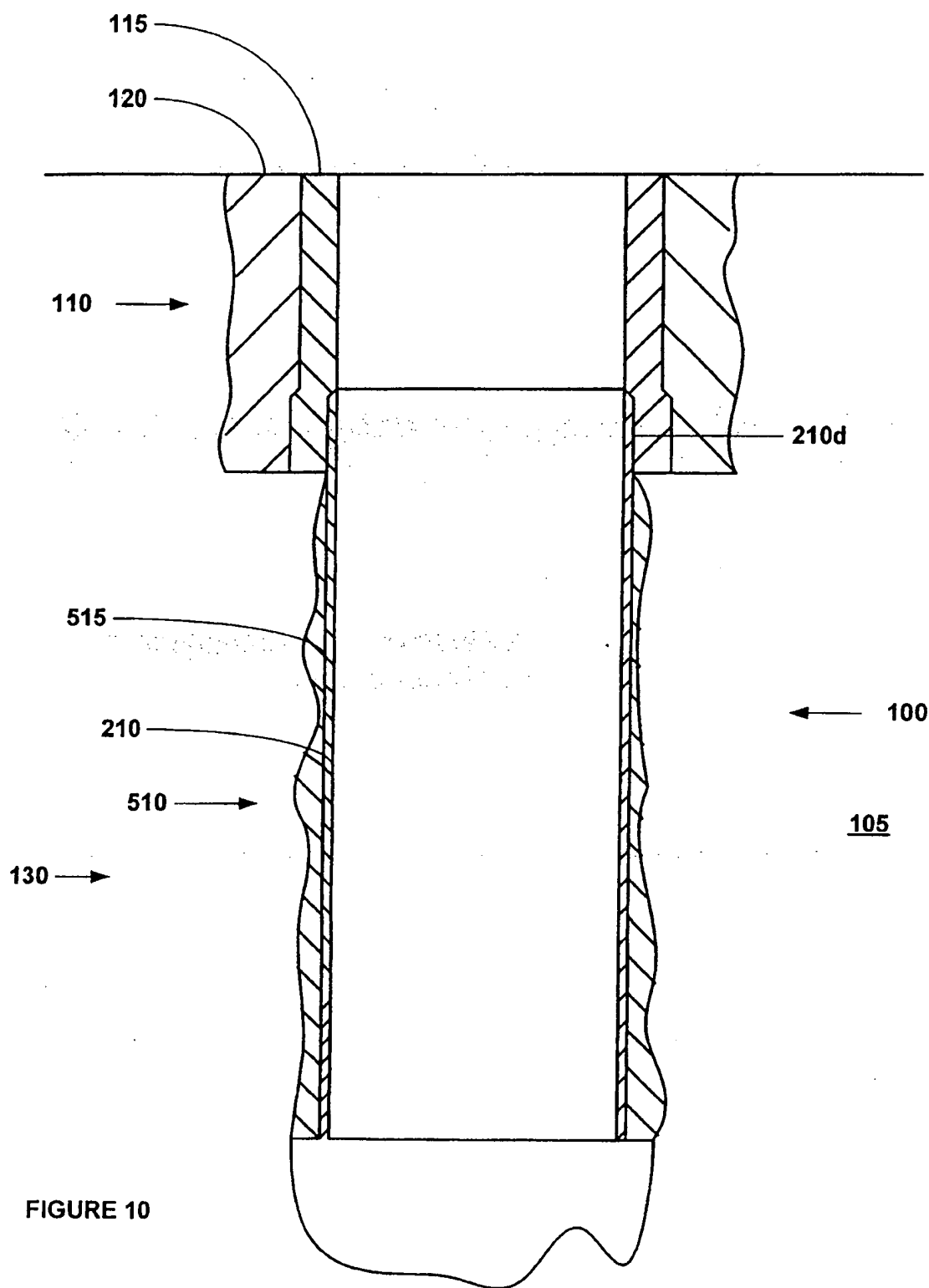


FIGURE 5





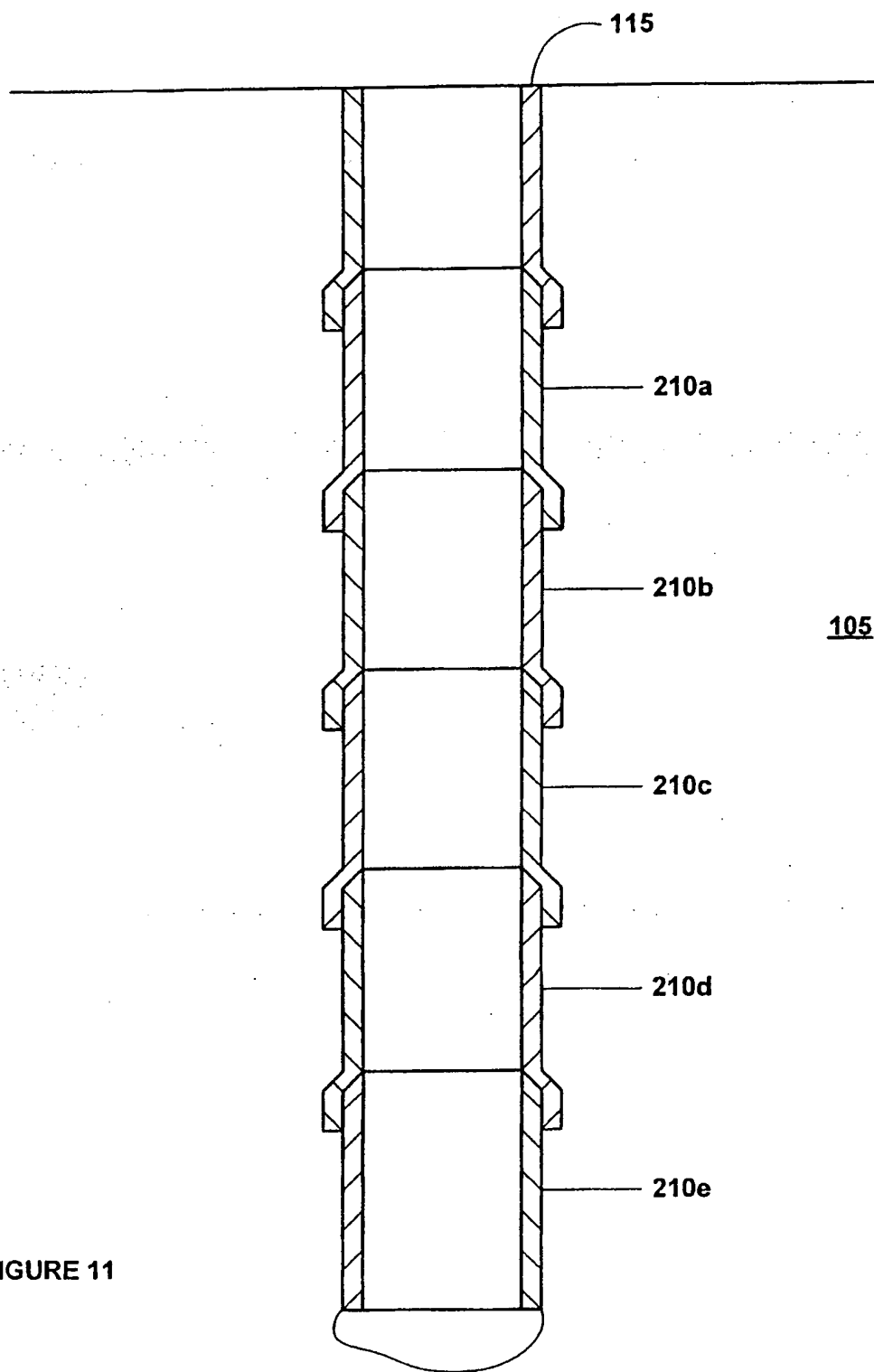


FIGURE 11

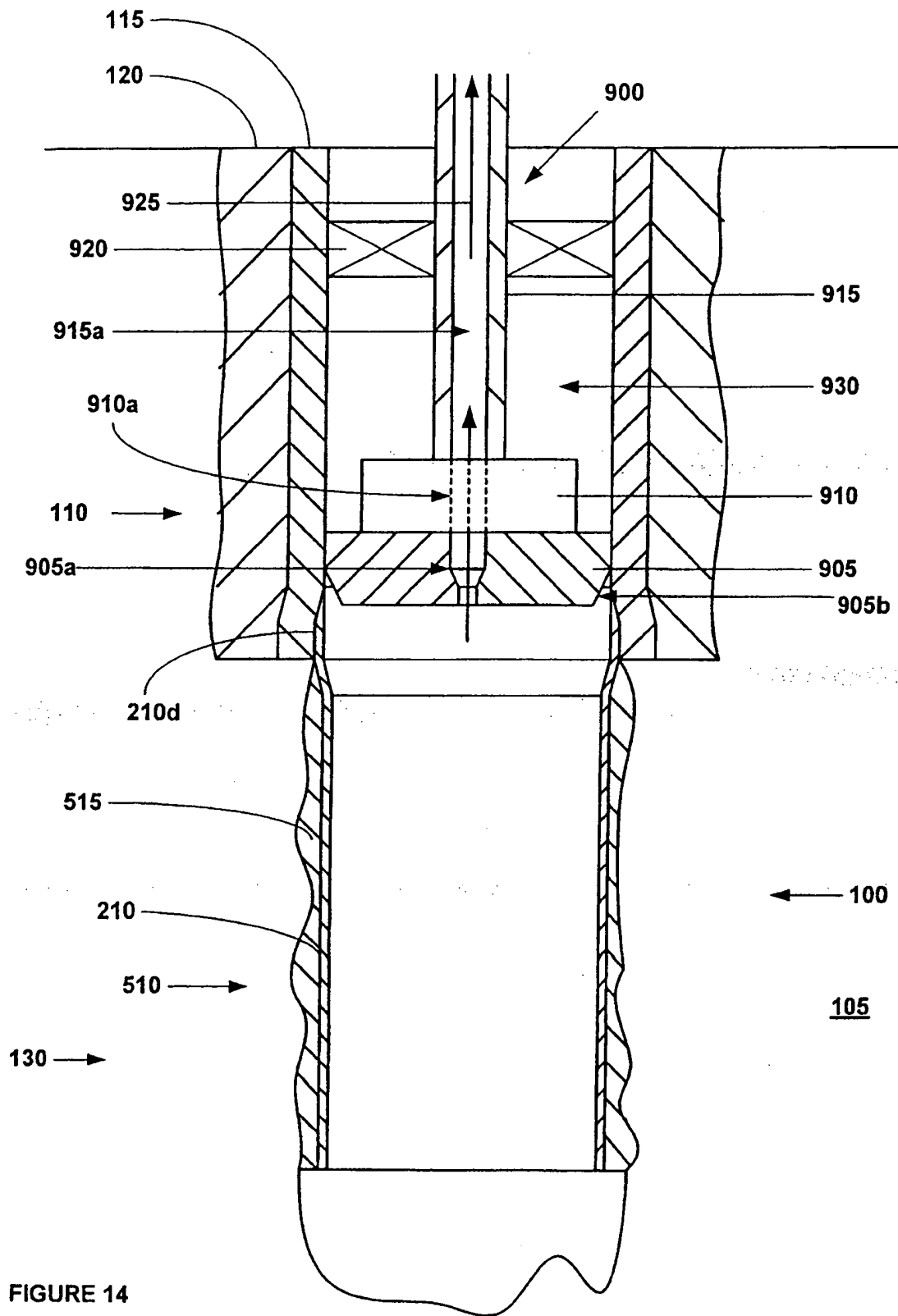
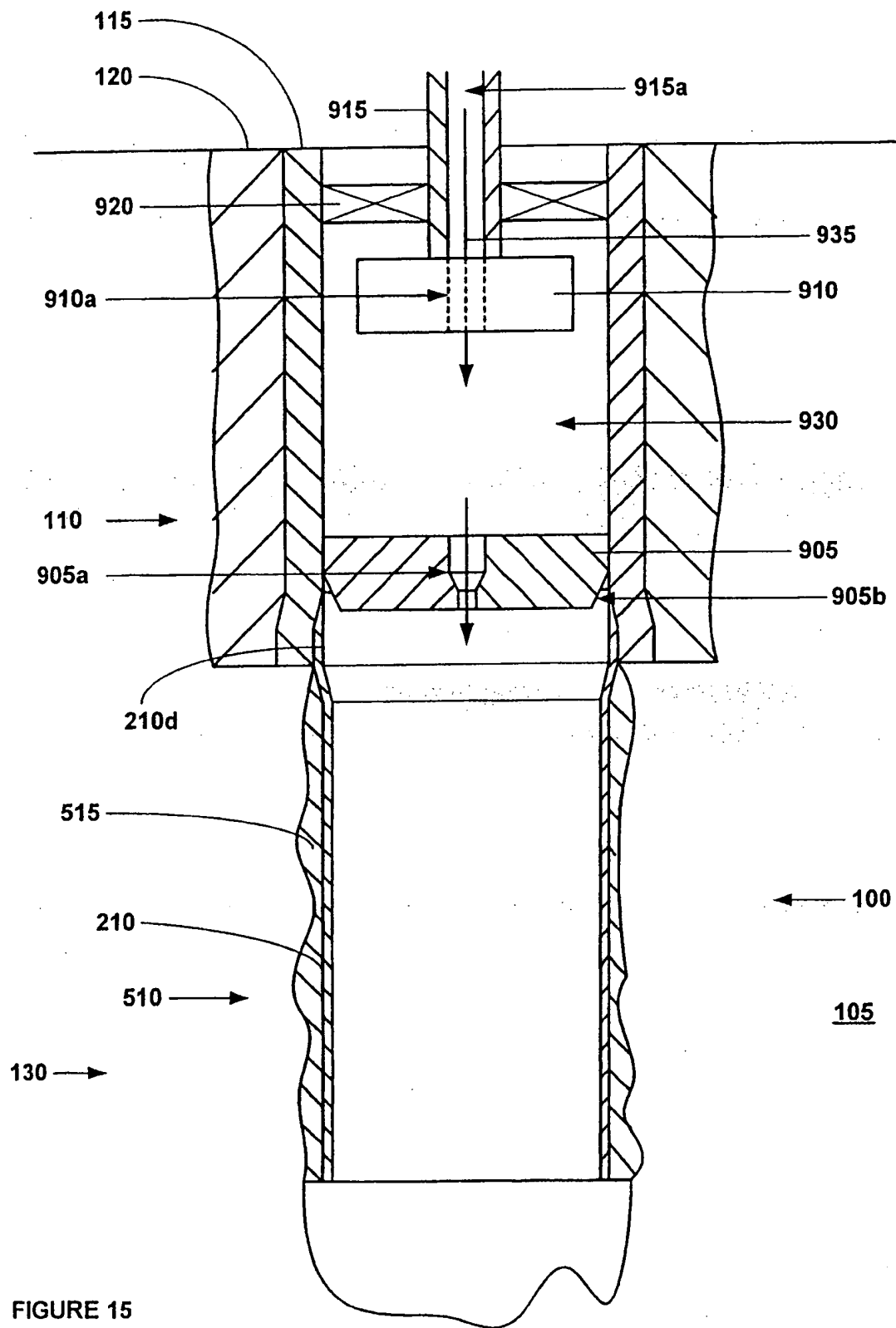


FIGURE 14



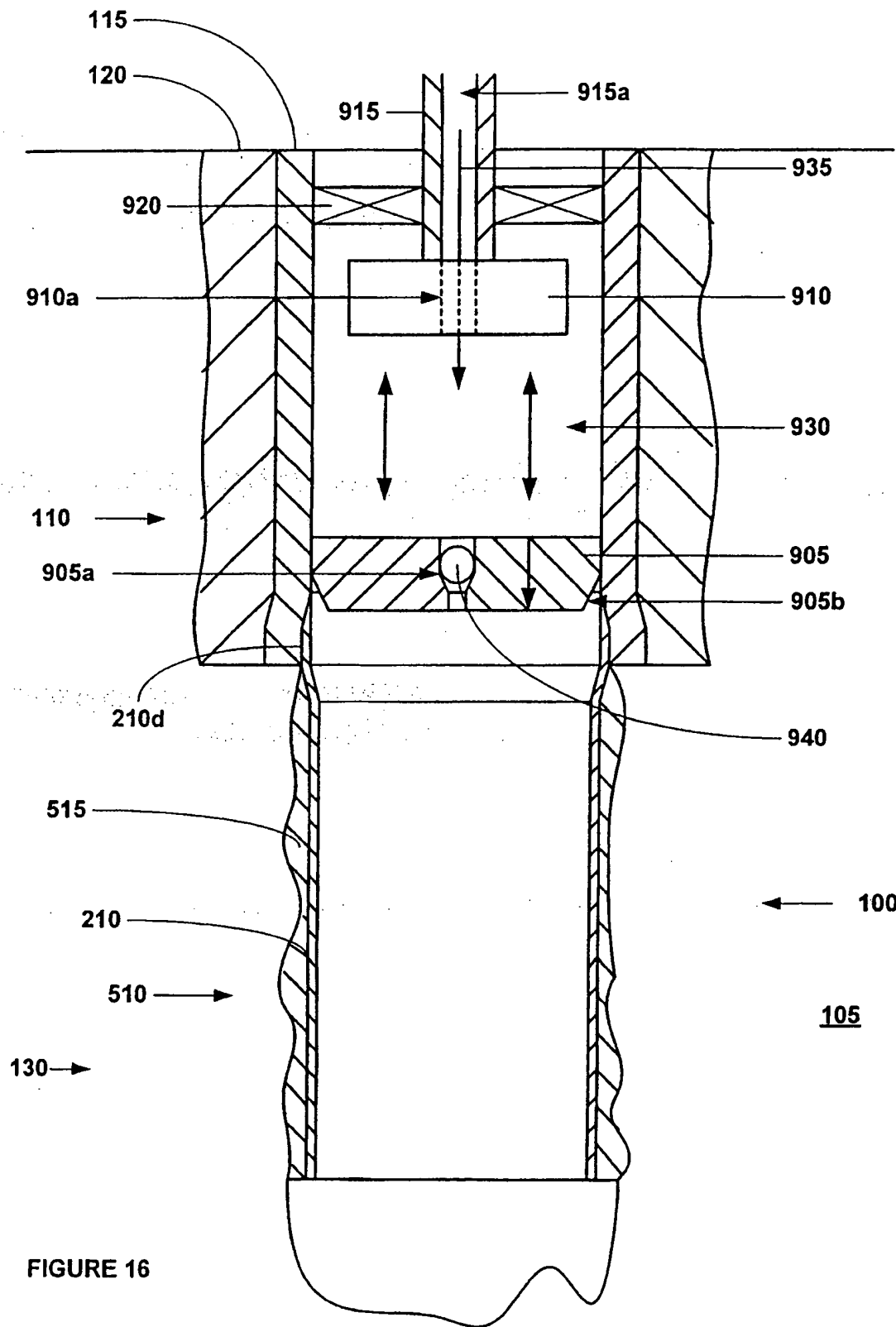


FIGURE 16

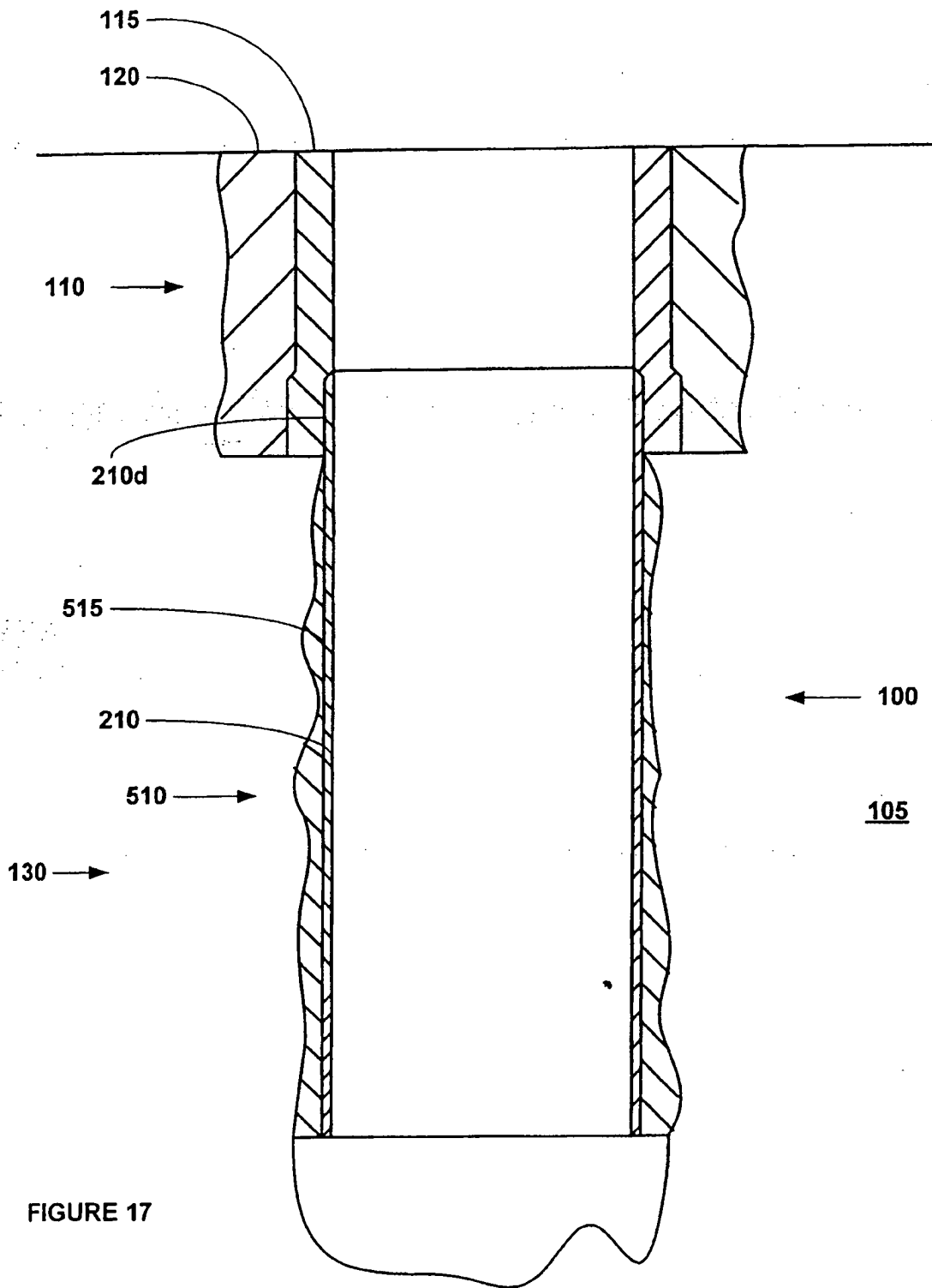


FIGURE 17

2398326

MONO-DIAMETER WELLBORE CASING

Cross Reference To Related Applications

The present application is a National Stage filing based upon PCT patent application serial no. PCT/US02/29856, attorney docket no. 25791.60.02, filed on
5 September 19, 2002, which claimed the benefit of the filing date of U.S. provisional patent application serial no. 60/326,886, attorney docket no. 25791.60, filed on 10/03/2001, the disclosure of which is incorporated herein by reference.

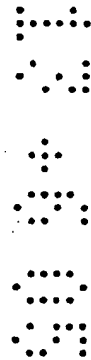
This application is a continuation-in-part of: (1) U.S. utility patent application serial number 10/418,687, attorney docket no. 25791.228, filed on 4/18/2003, which
10 was a continuation of U.S. utility patent application serial number 09/852,026, attorney docket no. 25791.56, filed on 5/9/2001, which issued as U.S. patent no. 6,561,227, which was a division of U.S. utility patent application serial no. 09/454,139, attorney docket number 25791.3.02, filed on 12/3/1999, which claimed the benefit of the filing date of U.S. provisional patent application serial no. 60/111,293, attorney docket no.
15 25791.3, filed on 12/7/1998; and (2) U.S. utility patent application serial no. 10/465,835, attorney docket no. 25791.51.06, filed on 6/13/2003, which claimed the benefit of the filing date of U.S. provisional application serial number 60/262,434, attorney docket number 25791.51, filed on 1/17/2001, the disclosures of which are incorporated herein by reference.

This application is related to the following co-pending applications: (1) U.S.
20 Patent Number 6,497,289, which was filed as U.S. Patent Application serial no. 09/454,139, attorney docket no. 25791.03.02, filed on 12/3/1999, which claims priority from provisional application 60/111,293, filed on 12/7/98, (2) U.S. patent application serial no. 09/510,913, attorney docket no. 25791.7.02, filed on 2/23/2000, which claims
25 priority from provisional application 60/121,702, filed on 2/25/99, (3) U.S. patent application serial no. 09/502,350, attorney docket no. 25791.8.02, filed on 2/10/2000, which claims priority from provisional application 60/119,611, filed on 2/11/99, (4) U.S. patent no. 6,328,113, which was filed as U.S. Patent Application serial number 09/440,338, attorney docket number 25791.9.02, filed on 11/15/99, which claims
30 priority from provisional application 60/108,558, filed on 11/16/98, (5) U.S. patent application serial no. 10/169,434, attorney docket no. 25791.10.04, filed on 7/1/02, which claims priority from provisional application 60/183,546, filed on 2/18/00, (6) U.S. patent application serial no. 09/523,468, attorney docket no. 25791.11.02, filed on 3/10/2000, which claims priority from provisional application 60/124,042, filed on

3/11/99, (7) U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (8) U.S. patent number 6,575,240, which was filed as patent application serial no. 09/511,941, attorney docket no. 25791.16.02, filed on 2/24/2000, which claims priority from provisional application 60/121,907, filed on 2/26/99, (9) U.S. patent number 6,557,640, which was filed as patent application serial no. 09/588,946, attorney docket no. 25791.17.02, filed on 6/7/2000, which claims priority from provisional application 60/137,998, filed on 6/7/99, (10) U.S. patent application serial no. 09/981,916, attorney docket no. 25791.18, filed on 10/18/01 as a continuation-in-part application of U.S. patent no. 6,328,113, which was filed as U.S. Patent Application serial number 09/440,338, attorney docket number 25791.9.02, filed on 11/15/99, which claims priority from provisional application 60/108,558, filed on 11/16/98, (11) U.S. patent number 6,604,763, which was filed as application serial no. 09/559,122, attorney docket no. 25791.23.02, filed on 4/26/2000, which claims priority from provisional application 60/131,106, filed on 4/26/99, (12) U.S. patent application serial no. 10/030,593, attorney docket no. 25791.25.08, filed on 1/8/02, which claims priority from provisional application 60/146,203, filed on 7/29/99, (13) U.S. provisional patent application serial no. 60/143,039, attorney docket no. 25791.26, filed on 7/9/99, (14) U.S. patent application serial no. 10/111,982, attorney docket no. 25791.27.08, filed on 4/30/02, which claims priority from provisional patent application serial no. 60/162,671, attorney docket no. 25791.27, filed on 11/1/1999, (15) U.S. provisional patent application serial no. 60/154,047, attorney docket no. 25791.29, filed on 9/16/1999, (16) U.S. provisional patent application serial no. 60/438,828, attorney docket no. 25791.31, filed on 1/9/03, (17) U.S. patent number 6,564,875, which was filed as application serial no. 09/679,907, attorney docket no. 25791.34.02, on 10/5/00, which claims priority from provisional patent application serial no. 60/159,082, attorney docket no. 25791.34, filed on 10/12/1999, (18) U.S. patent application serial no. 10/089,419, filed on 3/27/02, attorney docket no. 25791.36.03, which claims priority from provisional patent application serial no. 60/159,039, attorney docket no. 25791.36, filed on 10/12/1999, (19) U.S. patent application serial no. 09/679,906, filed on 10/5/00, attorney docket no. 25791.37.02, which claims priority from provisional patent application serial no. 60/159,033, attorney docket no. 25791.37, filed on 10/12/1999, (20) U.S. patent application serial no. 10/303,992, filed on 11/22/02, attorney docket no. 25791.38.07,

which claims priority from provisional patent application serial no. 60/212,359, attorney docket no. 25791.38, filed on 6/19/2000, (21) U.S. provisional patent application serial no. 60/165,228, attorney docket no. 25791.39, filed on 11/12/1999, (22) U.S. provisional patent application serial no. 60/455,051, attorney docket no. 25791.40, filed
5 on 3/14/03, (23) PCT application US02/2477, filed on 6/26/02, attorney docket no. 25791.44.02, which claims priority from U.S. provisional patent application serial no. 60/303,711, attorney docket no. 25791.44, filed on 7/6/01, (24) U.S. patent application serial no. 10/311,412, filed on 12/12/02, attorney docket no. 25791.45.07, which claims priority from provisional patent application serial no. 60/221,443, attorney docket
10 no. 25791.45, filed on 7/28/2000, (25) U.S. patent application serial no. 10/, filed on 12/18/02, attorney docket no. 25791.46.07, which claims priority from provisional patent application serial no. 60/221,645, attorney docket no. 25791.46, filed on 7/28/2000, (26) U.S. patent application serial no. 10/322,947, filed on 1/22/03, attorney docket no. 25791.47.03, which claims priority from provisional patent application serial
15 no. 60/233,638, attorney docket no. 25791.47, filed on 9/18/2000, (27) U.S. patent application serial no. 10/406,648, filed on 3/31/03, attorney docket no. 25791.48.06, which claims priority from provisional patent application serial no. 60/237,334, attorney docket no. 25791.48, filed on 10/2/2000, (28) PCT application US02/04353, filed on 2/14/02, attorney docket no. 25791.50.02, which claims priority from U.S. provisional
20 patent application serial no. 60/270,007, attorney docket no. 25791.50, filed on 2/20/2001, (29) U.S. patent application serial no. 10/465,835, filed on 6/13/03, attorney docket no. 25791.51.06, which claims priority from provisional patent application serial no. 60/262,434, attorney docket no. 25791.51, filed on 1/17/2001, (30) U.S. patent application serial no. 10/465,831, filed on 6/13/03, attorney docket no. 25791.52.06,
25 which claims priority from U.S. provisional patent application serial no. 60/259,486, attorney docket no. 25791.52, filed on 1/3/2001, (31) U.S. provisional patent application serial no. 60/452,303, filed on 3/5/03, attorney docket no. 25791.53, (32) U.S. patent number 6,470,966, which was filed as patent application serial number 09/850,093, filed on 5/7/01, attorney docket no. 25791.55, as a divisional application of U.S. Patent
30 Number 6,497,289, which was filed as U.S. Patent Application serial no. 09/454,139, attorney docket no. 25791.03.02, filed on 12/3/1999, which claims priority from provisional application 60/111,293, filed on 12/7/98, (33) U.S. patent number 6,561,227, which was filed as patent application serial number 09/852,026, filed on 5/9/01, attorney docket no. 25791.56, as a divisional application of U.S. Patent

Number 6,497,289, which was filed as U.S. Patent Application serial no. 09/454,139, attorney docket no. 25791.03.02, filed on 12/3/1999, which claims priority from provisional application 60/111,293, filed on 12/7/98, (34) U.S. patent application serial number 09/852,027, filed on 5/9/01, attorney docket no. 25791.57, as a divisional application of U.S. Patent Number 6,497,289, which was filed as U.S. Patent Application serial no. 09/454,139, attorney docket no. 25791.03.02, filed on 12/3/1999, which claims priority from provisional application 60/111,293, filed on 12/7/98, (35) PCT Application US02/25608, attorney docket no. 25791.58.02, filed on 8/13/02, which claims priority from provisional application 60/318,021, filed on 9/7/01, attorney docket no. 25791.58, (36) PCT Application US02/24399, attorney docket no. 25791.59.02, filed on 8/1/02, which claims priority from U.S. provisional patent application serial no. 60/313,453, attorney docket no. 25791.59, filed on 8/20/2001, (37) PCT Application US02/29856, attorney docket no. 25791.60.02, filed on 9/19/02, which claims priority from U.S. provisional patent application serial no. 60/326,886, attorney docket no. 25791.60, filed on 10/3/2001, (38) PCT Application US02/20256, attorney docket no. 25791.61.02, filed on 6/26/02, which claims priority from U.S. provisional patent application serial no. 60/303,740, attorney docket no. 25791.61, filed on 7/6/2001, (39) U.S. patent application serial no. 09/962,469, filed on 9/25/01, attorney docket no. 25791.62, which is a divisional of U.S. patent application serial no. 09/523,468, attorney docket no. 25791.11.02, filed on 3/10/2000, which claims priority from provisional application 60/124,042, filed on 3/11/99, (40) U.S. patent application serial no. 09/962,470, filed on 9/25/01, attorney docket no. 25791.63, which is a divisional of U.S. patent application serial no. 09/523,468, attorney docket no. 25791.11.02, filed on 3/10/2000, which claims priority from provisional application 60/124,042, filed on 3/11/99, (41) U.S. patent application serial no. 09/962,471, filed on 9/25/01, attorney docket no. 25791.64, which is a divisional of U.S. patent application serial no. 09/523,468, attorney docket no. 25791.11.02, filed on 3/10/2000, which claims priority from provisional application 60/124,042, filed on 3/11/99, (42) U.S. patent application serial no. 09/962,467, filed on 9/25/01, attorney docket no. 25791.65, which is a divisional of U.S. patent application serial no. 09/523,468, attorney docket no. 25791.11.02, filed on 3/10/2000, which claims priority from provisional application 60/124,042, filed on 3/11/99, (43) U.S. patent application serial no. 09/962,468, filed on 9/25/01, attorney docket no. 25791.66, which is a divisional of U.S. patent application serial no. 09/523,468, attorney docket no. 25791.11.02, filed on 3/10/2000, which



claims priority from provisional application 60/124,042, filed on 3/11/99, (44) PCT application US 02/25727, filed on 8/14/02, attorney docket no. 25791.67.03, which claims priority from U.S. provisional patent application serial no. 60/317,985, attorney docket no. 25791.67, filed on 9/6/2001, and U.S. provisional patent application serial

5 no. 60/318,386, attorney docket no. 25791.67.02, filed on 9/10/2001, (45) PCT application US 02/39425, filed on 12/10/02, attorney docket no. 25791.68.02, which claims priority from U.S. provisional patent application serial no. 60/343,674, attorney docket no. 25791.68, filed on 12/27/2001, (46) U.S. utility patent application serial no. 09/969,922, attorney docket no. 25791.69, filed on 10/3/2001, which is a continuation-

10 in-part application of U.S. patent no. 6,328,113, which was filed as U.S. Patent Application serial number 09/440,338, attorney docket number 25791.9.02, filed on 11/15/99, which claims priority from provisional application 60/108,558, filed on 11/16/98, (47) U.S. utility patent application serial no. 10/516,467, attorney docket no. 25791.70, filed on 12/10/01, which is a continuation application of U.S. utility patent

15 application serial no. 09/969,922, attorney docket no. 25791.69, filed on 10/3/2001, which is a continuation-in-part application of U.S. patent no. 6,328,113, which was filed as U.S. Patent Application serial number 09/440,338, attorney docket number 25791.9.02, filed on 11/15/99, which claims priority from provisional application 60/108,558, filed on 11/16/98, (48) PCT application US 03/00609, filed on 1/9/03, attorney docket no. 25791.71.02, which claims priority from U.S. provisional patent application serial no. 60/357,372, attorney docket no. 25791.71, filed on 2/15/02, (49) U.S. patent application serial no. 10/074,703, attorney docket no. 25791.74, filed on 2/12/02, which is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on

20 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (50) U.S. patent application serial no. 10/074,244, attorney docket no. 25791.75, filed on 2/12/02, which is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (51) U.S. patent application serial no. 10/076,660, attorney docket no. 25791.76, filed on 2/15/02, which is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (52) U.S. patent application serial no.

25

30

10/076,661, attorney docket no. 25791.77, filed on 2/15/02, which is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (53) U.S. patent application

5 serial no. 10/076,659, attorney docket no. 25791.78, filed on 2/15/02, which is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (54) U.S. patent application serial no. 10/078,928, attorney docket no. 25791.79, filed on 2/20/02,

10 which is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (55) U.S. patent application serial no. 10/078,922, attorney docket no. 25791.80, filed on 2/20/02, which is a divisional of U.S. patent number 6,568,471, which was filed as

15 patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (56) U.S. patent application serial no. 10/078,921, attorney docket no. 25791.81, filed on 2/20/02, which is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no.

20 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (57) U.S. patent application serial no. 10/261,928, attorney docket no. 25791.82, filed on 10/1/02, which is a divisional of U.S. patent number 6,557,640, which was filed as patent application serial no. 09/588,946, attorney docket no. 25791.17.02, filed on 6/7/2000, which claims priority from provisional

25 application 60/137,998, filed on 6/7/99, (58) U.S. patent application serial no. 10/079,276 , attorney docket no. 25791.83, filed on 2/20/02, which is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (59) U.S. patent application

30 serial no. 10/262,009, attorney docket no. 25791.84, filed on 10/1/02, which is a divisional of U.S. patent number 6,557,640, which was filed as patent application serial no. 09/588,946, attorney docket no. 25791.17.02, filed on 6/7/2000, which claims priority from provisional application 60/137,998, filed on 6/7/99, (60) U.S. patent application serial no. 10/092,481, attorney docket no. 25791.85, filed on 3/7/02, which

is a divisional of U.S. patent number 6,568,471, which was filed as patent application serial no. 09/512,895, attorney docket no. 25791.12.02, filed on 2/24/2000, which claims priority from provisional application 60/121,841, filed on 2/26/99, (61) U.S. patent application serial no. 10/261,926, attorney docket no. 25791.86, filed on 10/1/02, which is a divisional of U.S. patent number 6,557,640, which was filed as patent application serial no. 09/588,946, attorney docket no. 25791.17.02, filed on 6/7/2000, which claims priority from provisional application 60/137,998, filed on 6/7/99, (62) PCT application US 02/36157, filed on 11/12/02, attorney docket no. 25791.87.02, which claims priority from U.S. provisional patent application serial no. 60/338,996, attorney docket no. 25791.87, filed on 11/12/01, (63) PCT application US 02/36267, filed on 11/12/02, attorney docket no. 25791.88.02, which claims priority from U.S. provisional patent application serial no. 60/339,013, attorney docket no. 25791.88, filed on 11/12/01, (64) PCT application US 03/11765, filed on 4/16/03, attorney docket no. 25791.89.02, which claims priority from U.S. provisional patent application serial no. 60/383,917, attorney docket no. 25791.89, filed on 5/29/02, (65) PCT application US 03/15020, filed on 5/12/03, attorney docket no. 25791.90.02, which claims priority from U.S. provisional patent application serial no. 60/391,703, attorney docket no. 25791.90, filed on 6/26/02, (66) PCT application US 02/39418, filed on 12/10/02, attorney docket no. 25791.92.02, which claims priority from U.S. provisional patent application serial no. 60/346,309, attorney docket no. 25791.92, filed on 1/7/02, (67) PCT application US 03/06544, filed on 3/4/03, attorney docket no. 25791.93.02, which claims priority from U.S. provisional patent application serial no. 60/372,048, attorney docket no. 25791.93, filed on 4/12/02, (68) U.S. patent application serial no. 10/331,718, attorney docket no. 25791.94, filed on 12/30/02, which is a divisional U.S. patent application serial no. 09/679,906, filed on 10/5/00, attorney docket no. 25791.37.02, which claims priority from provisional patent application serial no. 60/159,033, attorney docket no. 25791.37, filed on 10/12/1999, (69) PCT application US 03/04837, filed on 2/29/03, attorney docket no. 25791.95.02, which claims priority from U.S. provisional patent application serial no. 60/363,829, attorney docket no. 25791.95, filed on 3/13/02, (70) U.S. patent application serial no. 10/261,927, attorney docket no. 25791.97, filed on 10/1/02, which is a divisional of U.S. patent number 6,557,640, which was filed as patent application serial no. 09/588,946, attorney docket no. 25791.17.02, filed on 6/7/2000, which claims priority from provisional application 60/137,998, filed on 6/7/99, (71) U.S. patent application serial no. 10/262,008, attorney

docket no. 25791.98, filed on 10/1/02, which is a divisional of U.S. patent number 6,557,640, which was filed as patent application serial no. 09/588,946, attorney docket no. 25791.17.02, filed on 6/7/2000, which claims priority from provisional application 60/137,998, filed on 6/7/99, (72) U.S. patent application serial no. 10/261,925, attorney

5 docket no. 25791.99, filed on 10/1/02, which is a divisional of U.S. patent number 6,557,640, which was filed as patent application serial no. 09/588,946, attorney docket no. 25791.17.02, filed on 6/7/2000, which claims priority from provisional application 60/137,998, filed on 6/7/99, (73) U.S. patent application serial no. 10/199,524, attorney

10 docket no. 25791.100, filed on 7/19/02, which is a continuation of U.S. Patent Number 6,497,289, which was filed as U.S. Patent Application serial no. 09/454,139, attorney docket no. 25791.03.02, filed on 12/3/1999, which claims priority from provisional application 60/111,293, filed on 12/7/98, (74) PCT application US 03/10144, filed on 3/28/03, attorney docket no. 25791.101.02, which claims priority from U.S. provisional patent application serial no. 60/372,632, attorney docket no. 25791.101, filed on

15 4/15/02, (75) U.S. provisional patent application serial no. 60/412,542, attorney docket no. 25791.102, filed on 9/20/02, (76) PCT application US 03/14153, filed on 5/6/03, attorney docket no. 25791.104.02, which claims priority from U.S. provisional patent application serial no. 60/380,147, attorney docket no. 25791.104, filed on 5/6/02, (77) PCT application US 03/19993, filed on 6/24/03, attorney docket no. 25791.106.02,

20 which claims priority from U.S. provisional patent application serial no. 60/397,284, attorney docket no. 25791.106, filed on 7/19/02, (78) PCT application US 03/13787, filed on 5/5/03, attorney docket no. 25791.107.02, which claims priority from U.S. provisional patent application serial no. 60/387,486, attorney docket no. 25791.107, filed on 6/10/02, (79) PCT application US 03/18530, filed on 6/11/03, attorney docket

25 no. 25791.108.02, which claims priority from U.S. provisional patent application serial no. 60/387,961, attorney docket no. 25791.108, filed on 6/12/02, (80) PCT application US 03/20694, filed on 7/1/03, attorney docket no. 25791.110.02, which claims priority from U.S. provisional patent application serial no. 60/398,061, attorney docket no. 25791.110, filed on 7/24/02, (81) PCT application US 03/20870, filed on 7/2/03,

30 attorney docket no. 25791.111.02, which claims priority from U.S. provisional patent application serial no. 60/399,240, attorney docket no. 25791.111, filed on 7/29/02, (82) U.S. provisional patent application serial no. 60/412,487, attorney docket no. 25791.112, filed on 9/20/02, (83) U.S. provisional patent application serial no. 60/412,488, attorney docket no. 25791.114, filed on 9/20/02, (84) U.S. patent

application serial no. 10/280,356, attorney docket no. 25791.115, filed on 10/25/02, which is a continuation of U.S. patent number 6,470,966, which was filed as patent application serial number 09/850,093, filed on 5/7/01, attorney docket no. 25791.55, as a divisional application of U.S. Patent Number 6,497,289, which was filed as U.S.

5 Patent Application serial no. 09/454,139, attorney docket no. 25791.03.02, filed on 12/3/1999, which claims priority from provisional application 60/111,293, filed on 12/7/98, (85) U.S. provisional patent application serial no. 60/412,177, attorney docket no. 25791.117, filed on 9/20/02, (86) U.S. provisional patent application serial no. 60/412,653, attorney docket no. 25791.118, filed on 9/20/02, (87) U.S. provisional

10 patent application serial no. 60/405,610, attorney docket no. 25791.119, filed on 8/23/02, (88) U.S. provisional patent application serial no. 60/405,394, attorney docket no. 25791.120, filed on 8/23/02, (89) U.S. provisional patent application serial no. 60/412,544, attorney docket no. 25791.121, filed on 9/20/02, (90) PCT application PCT/US03/24779, filed on 8/8/03, attorney docket no. 25791.125.02, which claims

15 priority from U.S. provisional patent application serial no. 60/407,442, attorney docket no. 25791.125, filed on 8/30/02, (91) U.S. provisional patent application serial no. 60/423,363, attorney docket no. 25791.126, filed on 12/10/02, (92) U.S. provisional patent application serial no. 60/412,196, attorney docket no. 25791.127, filed on 9/20/02, (93) U.S. provisional patent application serial no. 60/412,187, attorney docket

20 no. 25791.128, filed on 9/20/02, (94) U.S. provisional patent application serial no. 60/412,371, attorney docket no. 25791.129, filed on 9/20/02, (95) U.S. patent application serial no. 10/382,325, attorney docket no. 25791.145, filed on 3/5/03, which is a continuation of U.S. patent number 6,557,640, which was filed as patent application serial no. 09/588,946, attorney docket no. 25791.17.02, filed on 6/7/2000,

25 which claims priority from provisional application 60/137,998, filed on 6/7/99, (96) U.S. patent application serial no. 10/624,842, attorney docket no. 25791.151, filed on 7/22/03, which is a divisional of U.S. patent application serial no. 09/502,350, attorney docket no. 25791.8.02, filed on 2/10/2000, which claims priority from provisional application 60/119,611, filed on 2/11/99, (97) U.S. provisional patent application serial

30 no. 60/431,184, attorney docket no. 25791.157, filed on 12/5/02, (98) U.S. provisional patent application serial no. 60/448,526, attorney docket no. 25791.185, filed on 2/18/03, (99) U.S. provisional patent application serial no. 60/461,539, attorney docket no. 25791.186, filed on 4/9/03, (100) U.S. provisional patent application serial no. 60/462,750, attorney docket no. 25791.193, filed on 4/14/03, (101) U.S. provisional

patent application serial no. 60/436,106, attorney docket no. 25791.200, filed on 12/23/02, (102) U.S. provisional patent application serial no. 60/442,942, attorney docket no. 25791.213, filed on 1/27/03, (103) U.S. provisional patent application serial no. 60/442,938, attorney docket no. 25791.225, filed on 1/27/03, (104) U.S. provisional

5 patent application serial no. 60/418,687, attorney docket no. 25791.228, filed on 4/18/03, (105) U.S. provisional patent application serial no. 60/454,896, attorney docket no. 25791.236, filed on 3/14/03, (106) U.S. provisional patent application serial no. 60/450,504, attorney docket no. 25791.238, filed on 2/26/03, (107) U.S. provisional

10 patent application serial no. 60/451,152, attorney docket no. 25791.239, filed on 3/9/03, (108) U.S. provisional patent application serial no. 60/455,124, attorney docket no. 25791.241, filed on 3/17/03, (109) U.S. provisional patent application serial no. 60/453,678, attorney docket no. 25791.253, filed on 3/11/03, (110) U.S. patent application serial no. 10/421,682, attorney docket no. 25791.256, filed on 4/23/03, which is a continuation of U.S. patent application serial no. 09/523,468, attorney docket

15 no. 25791.11.02, filed on 3/10/2000, which claims priority from provisional application 60/124,042, filed on 3/11/99, (111) U.S. provisional patent application serial no. 60/457,965, attorney docket no. 25791.260, filed on 3/27/03, (112) U.S. provisional patent application serial no. 60/455,718, attorney docket no. 25791.262, filed on 3/18/03, (113) U.S. patent number 6,550,821, which was filed as patent application

20 serial no. 09/811,734, filed on 3/19/01, (114) U.S. patent application serial no. 10/436,467, attorney docket no. 25791.268, filed on 5/12/03, which is a continuation of U.S. patent number 6,604,763, which was filed as application serial no. 09/559,122, attorney docket no. 25791.23.02, filed on 4/26/2000, which claims priority from provisional application 60/131,106, filed on 4/26/99, (115) U.S. provisional patent

25 application serial no. 60/459,776, attorney docket no. 25791.270, filed on 4/2/03, (116) U.S. provisional patent application serial no. 60/461,094, attorney docket no. 25791.272, filed on 4/8/03, (117) U.S. provisional patent application serial no. 60/461,038, attorney docket no. 25791.273, filed on 4/7/03, (118) U.S. provisional patent application serial no. 60/463,586, attorney docket no. 25791.277, filed on

30 4/17/03, (119) U.S. provisional patent application serial no. 60/472,240, attorney docket no. 25791.286, filed on 5/20/03, (120) U.S. patent application serial no. 10/619,285, attorney docket no. 25791.292, filed on 7/14/03, which is a continuation-in-part of U.S. utility patent application serial no. 09/969,922, attorney docket no. 25791.69, filed on 10/3/2001, which is a continuation-in-part application of U.S. patent no. 6,328,113,

which was filed as U.S. Patent Application serial number 09/440,338, attorney docket number 25791.9.02, filed on 11/15/99, which claims priority from provisional application 60/108,558, filed on 11/16/98, (121) U.S. utility patent application serial no. 10/418,688, attorney docket no. 25791.257, which was filed on 4/18/03, as a division of U.S. utility patent application serial no. 09/523,468, attorney docket no. 25791.11.02, filed on 3/10/2000, which claims priority from provisional application 60/124,042, filed on 3/11/99, and (122) U.S. utility patent application serial no. 10/784,679 attorney docket no. 25791.318, filed on 2/23/2004, which was a continuation-in-part of U.S. utility patent application serial no. 10/089,419, attorney docket no. 25791.36.03, filed on September 19, 2002, which issued as U.S. patent no. 6,695,012, the disclosures of which are incorporated herein by reference.

Background of the Invention

This invention relates generally to wellbore casings, and in particular to wellbore casings that are formed using expandable tubing.

Conventionally, when a wellbore is created, a number of casings are installed in the borehole to prevent collapse of the borehole wall and to prevent undesired outflow of drilling fluid into the formation or inflow of fluid from the formation into the borehole. The borehole is drilled in intervals whereby a casing which is to be installed in a lower borehole interval is lowered through a previously installed casing of an upper borehole interval. As a consequence of this procedure the casing of the lower interval is of smaller diameter than the casing of the upper interval. Thus, the casings are in a nested arrangement with casing diameters decreasing in downward direction. Cement annuli are provided between the outer surfaces of the casings and the borehole wall to seal the casings from the borehole wall. As a consequence of this nested arrangement a relatively large borehole diameter is required at the upper part of the wellbore. Such a large borehole diameter involves increased costs due to heavy casing handling equipment, large drill bits and increased volumes of drilling fluid and drill cuttings. Moreover, increased drilling rig time is involved due to required cement pumping, cement hardening, required equipment changes due to large variations in hole diameters drilled in the course of the well, and the large volume of cuttings drilled and removed.

The present invention is directed to overcoming one or more of the limitations of the existing procedures for forming new sections of casing in a wellbore.

Summary of the Invention

According to the present invention there is provided a method of creating a tubular structure having a substantially constant inside diameter, comprising:

installing a first tubular member and a first expansion device within a second
5 tubular member, wherein the first expansion device is located at least partially within the first tubular member;

injecting a fluidic material into the second tubular member;

pressurizing a portion of an interior region of the first tubular member below the first expansion device;

10 radially expanding at least a portion of the first tubular member in the second tubular member by extruding at least a portion of the first tubular member off of the first expansion device;

impulsively applying outwardly directed radial forces to the interior of the overlap between the first and second tubular members; and

15 radially expanding the portion of the first tubular member that does not overlap with the second tubular member using a second expansion device.

Preferably, impulsively applying outwardly directed radial forces to the interior of the overlap between the first and second tubular members, comprises:

20 detonating a shaped charge within the overlap between the first and second tubular members.

Preferably, radially expanding the overlap between the first and second tubular members further comprises:

displacing the second expansion device in a longitudinal direction; and

25 permitting fluidic materials displaced by the second expansion device to be removed.

Preferably, displacing the second expansion device in a longitudinal direction comprises:

applying fluid pressure to the second expansion device.

30 Preferably, radially expanding the overlap between the first and second tubular members using the second expansion device further comprises:

displacing the second expansion device in a longitudinal direction; and

compressing at least a portion of the subterranean formation using fluid pressure.

Preferably, displacing the second expansion device in a longitudinal direction comprises:



Preferably, radially expanding the portion of the first tubular member that does not overlap with the second tubular member using the second expansion device comprises:

Preferably, displacing the second expansion device in the longitudinal direction comprises:

10 Preferably, the first tubular member comprises a wellbore casing; wherein the second tubular member comprises a wellbore casing; and wherein the first and second tubular members are positioned within a wellbore that traverses a subterranean formation.

According to another aspect of the present invention, there is provided a method of creating a tubular structure having a substantially constant inside diameter, comprising:

radially expanding at least a portion of the first tubular member in the second tubular member using the first expansion device;

radially expanding the portion of the first tubular member that does not overlap with the second tubular member using a second expansion device.

FIG. 1 is a fragmentary cross-sectional view illustrating the drilling of a new section of a well borehole in a borehole including a preexisting section of wellbore casing.

FIG. 2 is a fragmentary cross-sectional view illustrating the placement of an embodiment of an apparatus for creating a casing within the new section of the well borehole of FIG. 1.

FIG. 3 is a fragmentary cross-sectional view illustrating the injection of a
5 hardenable fluidic sealing material into the new section of the well borehole of FIG. 2.

FIG. 4 is a fragmentary cross-sectional view illustrating the injection of a fluidic material into the new section of the well borehole of FIG. 3.

FIG. 5 is a fragmentary cross-sectional view illustrating the drilling out of the
10 cured hardenable fluidic sealing material and the shoe from the new section of the well borehole of FIG. 4.

FIG. 6 is a cross-sectional view of the well borehole of FIG. 5 following the drilling out of the shoe.

FIG. 7 is fragmentary cross-sectional illustration of the well borehole of FIG. 6
15 after positioning a shaped charge within the overlap between the expandable tubular member and the preexisting wellbore casing.

FIG. 8 is a cross-sectional illustration of the well borehole of FIG. 7 after
detonating the shaped charge to plastically deform and radially expand the overlap
between the expandable tubular member and the preexisting wellbore casing.

FIG. 9 is a fragmentary cross-sectional view of the placement and actuation of an
20 expansion cone within the well borehole of FIG. 8 to form a mono-diameter wellbore casing.

FIG. 10 is a cross-sectional illustration of the well borehole of FIG. 9 following the
formation of a mono-diameter wellbore casing.

FIG. 11 is a cross-sectional illustration of the well borehole of FIG. 10 following
25 the repeated operation of the methods of FIGS. 1-10 in order to form a mono-diameter wellbore casing including a plurality of overlapping wellbore casings.

FIG. 12 is a fragmentary cross-sectional illustration of the placement of an
alternative embodiment of an apparatus for forming a mono-diameter wellbore casing
into the well borehole of FIG. 8.

FIG. 13 is a cross-sectional illustration of the well borehole of FIG. 12 following
30 the formation of a mono-diameter wellbore casing.

FIG. 14 is a fragmentary cross-sectional illustration of the placement of an
alternative embodiment of an apparatus for forming a mono-diameter wellbore casing
into the well borehole of FIG. 8.

FIG. 15 is a fragmentary cross-sectional illustration of the well borehole of FIG. 14 during the injection of pressurized fluids into the well borehole.

FIG. 16 is a fragmentary cross-sectional illustration of the well borehole of FIG. 15 during the formation of the mono-diameter wellbore casing.

5 FIG. 17 is a fragmentary cross-sectional illustration of the well borehole of FIG. 16 following the formation of the mono-diameter wellbore casing.

Detailed Description of the Illustrative Embodiments

Referring initially to FIGS. 1-10, an embodiment of an apparatus and method for forming a mono-diameter wellbore casing within a subterranean formation will now be described. As illustrated in Fig. 1, a wellbore 100 is positioned in a subterranean formation 105. The wellbore 100 includes a pre-existing cased section 110 having pre-existing wellbore casing 115 and an annular outer layer 120 of a fluidic sealing material such as, for example, cement. The wellbore 100 may be positioned in any orientation from vertical to horizontal. In several alternative embodiments, the pre-existing cased section 110 does not include the annular outer layer 120.

In order to extend the wellbore 100 into the subterranean formation 105, a drill string 125 is used in a well known manner to drill out material from the subterranean formation 105 to form a new wellbore section 130.

As illustrated in FIG. 2, an apparatus 200 for forming a wellbore casing in a subterranean formation is then positioned in the new section 130 of the wellbore 100 that includes tubular expansion cone 205 having a fluid passage 205a that supports an expandable tubular member 210 that includes a lower portion 210a, an intermediate portion 210b, an upper portion 210c, and an upper end portion 210d.

The tubular expansion cone 205 may be any number of conventional commercially available expansion cones or devices. In several alternative embodiments, the tubular expansion cone 205 may be controllably expandable in the radial direction, for example, as disclosed in U.S. patent nos. 5,348,095, and/or 6,012,523, the disclosures of which are incorporated herein by reference. In an exemplary embodiment, the expansion cone 205 may also be rotatable.

30 The expandable tubular member 210 may be fabricated from any number of conventional commercially available materials such as, for example, Oilfield Country Tubular Goods (OCTG), 13 chromium steel tubing/casing, or plastic tubing/casing. In an exemplary embodiment, the expandable tubular member 210 is fabricated from OCTG in order to maximize strength after expansion. In several alternative

embodiments, the expandable tubular member 210 may be solid and/or slotted. In an exemplary embodiment, the length of the expandable tubular member 210 is limited to minimize the possibility of buckling. For typical expandable tubular member 210 materials, the length of the expandable tubular member 210 is preferably limited to
5 between about 12.2 to 6096 m (40 to 20,000 feet in length).

The lower portion 210a of the expandable tubular member 210 preferably has a larger inside diameter than the upper portion 210c of the expandable tubular member. In an exemplary embodiment, the wall thickness of the intermediate portion 210b of the expandable tubular member 210 is less than the wall thickness of the upper portion
10 210c of the expandable tubular member in order to facilitate the initiation of the radial expansion process. In an exemplary embodiment, the upper end portion 210d of the expandable tubular member 210 is slotted, perforated, or otherwise modified to catch or slow down the expansion cone 205 when it completes the extrusion of expandable tubular member 210.

15 A shoe 215 is coupled to the lower portion 210a of the expandable tubular member. The shoe 215 includes a valveable fluid passage 220 that is preferably adapted to receive a plug, dart, or other similar element for controllably sealing the fluid passage 220. In this manner, the fluid passage 220 may be optimally sealed off by introducing a plug, dart and/or ball sealing elements into the fluid passage 240.

20 The shoe 215 may be any number of conventional commercially available shoes such as, for example, Super Seal II float shoe, Super Seal II Down-Jet float shoe or a guide shoe with a sealing sleeve for a latch down plug modified in accordance with the teachings of the present disclosure. In an exemplary embodiment, the shoe 215 is an aluminum down-jet guide shoe with a sealing sleeve for a latch-down plug available
25 from Halliburton Energy Services in Dallas, TX, modified in accordance with the teachings of the present disclosure, in order to optimally guide the expandable tubular member 210 in the wellbore, optimally provide an adequate seal between the interior and exterior diameters of the overlapping joint between the tubular members, and to optimally allow the complete drill out of the shoe and plug after the completion of the
30 cementing and expansion operations.

In an exemplary embodiment, the shoe 215 further includes one or more through and side outlet ports in fluidic communication with the fluid passage 220. In this manner, the shoe 215 optimally injects hardenable fluidic sealing material into the region outside the shoe 215 and expandable tubular member 210.

A support member 225 having fluid passages 225a and 225b is coupled to the expansion cone 205 for supporting the apparatus 200. The fluid passage 225a is preferably fluidically coupled to the fluid passage 205a. In this manner, fluidic materials may be conveyed to and from a region 230 below the expansion cone 205 and above the bottom of the shoe 215. The fluid passage 225b is preferably fluidically coupled to the fluid passage 225a and includes a conventional control valve. In this manner, during placement of the apparatus 200 within the wellbore 100, surge pressures can be relieved by the fluid passage 225b. In an exemplary embodiment, the support member 225 further includes one or more conventional centralizers (not illustrated) to help stabilize the apparatus 200.

During placement of the apparatus 200 within the wellbore 100, the fluid passage 225a is preferably selected to transport materials such as, for example, drilling mud or formation fluids at flow rates and pressures ranging from about 0 to 11356.2 litres/minute (0 to 3,000 gallons/minute) and 0 to 62.05 MPa (0 to 9,000 psi) in order to minimize drag on the tubular member being run and to minimize surge pressures exerted on the wellbore 130 which could cause a loss of wellbore fluids and lead to hole collapse. During placement of the apparatus 200 within the wellbore 100, the fluid passage 225b is preferably selected to convey fluidic materials at flow rates and pressures ranging from about 0 to 11356.2 litres/minute (0 to 3,000 gallons/minute) and 0 to 62.05 MPa (0 to 9,000 psi) in order to reduce the drag on the apparatus 200 during insertion into the new section 130 of the wellbore 100 and to minimize surge pressures on the new wellbore section 130.

A lower cup seal 235 is coupled to and supported by the support member 225. The lower cup seal 235 prevents foreign materials from entering the interior region of the expandable tubular member 210 adjacent to the expansion cone 205. The lower cup seal 235 may be any number of conventional commercially available cup seals such as, for example, TP cups, or Selective Injection Packer (SIP) cups modified in accordance with the teachings of the present disclosure. In an exemplary embodiment, the lower cup seal 235 is a SIP cup seal, available from Halliburton Energy Services in Dallas, TX in order to optimally block foreign material and contain a body of lubricant.

The upper cup seal 240 is coupled to and supported by the support member 225. The upper cup seal 240 prevents foreign materials from entering the interior region of the expandable tubular member 210. The upper cup seal 240 may be any number of conventional commercially available cup seals such as, for example, TP cups or SIP

cups modified in accordance with the teachings of the present disclosure. In an exemplary embodiment, the upper cup seal 240 is a SIP cup, available from Halliburton Energy Services in Dallas, TX in order to optimally block the entry of foreign materials and contain a body of lubricant.

5 One or more sealing members 245 are coupled to and supported by the exterior surface of the upper end portion 210d of the expandable tubular member 210. The seal members 245 preferably provide an overlapping joint between the lower end portion 115a of the casing 115 and the portion 260 of the expandable tubular member 210 to be fluidically sealed. The sealing members 245 may be any number of
10 conventional commercially available seals such as, for example, lead, rubber, Teflon,^{RTM} or epoxy seals modified in accordance with the teachings of the present disclosure. In an exemplary embodiment, the sealing members 245 are molded from Stratalock epoxy available from Halliburton Energy Services in Dallas, TX in order to optimally provide a load bearing interference fit between the upper end portion 210d of the
15 expandable tubular member 210 and the lower end portion 115a of the existing casing 115.

In an exemplary embodiment, the sealing members 245 are selected to optimally provide a sufficient frictional force to support the expanded tubular member 210 from the existing casing 115. In an exemplary embodiment, the frictional force optimally
20 provided by the sealing members 245 ranges from about 453.592 to 453592 Kgf (1,000 to 1,000,000 lbf) in order to optimally support the expanded tubular member 210.

In an exemplary embodiment, a quantity of lubricant 250 is provided in the annular region above the expansion cone 205 within the interior of the expandable tubular member 210. In this manner, the extrusion of the expandable tubular member
25 210 off of the expansion cone 205 is facilitated. The lubricant 250 may be any number of conventional commercially available lubricants such as, for example, Lubriplate,^{RTM} chlorine based lubricants, oil based lubricants or Climax 1500 Antisieze (3100). In an exemplary embodiment, the lubricant 250 is Climax 1500 Antisieze (3100) available from Climax Lubricants and Equipment Co. in Houston, TX in order to optimally provide
30 optimum lubrication to facilitate the expansion process.

In an exemplary embodiment, the support member 225 is thoroughly cleaned prior to assembly to the remaining portions of the apparatus 200. In this manner, the introduction of foreign material into the apparatus 200 is minimized. This minimizes the

possibility of foreign material clogging the various flow passages and valves of the apparatus 200.

5 In an exemplary embodiment, before or after positioning the apparatus 200 within the new section 130 of the wellbore 100, a couple of wellbore volumes are circulated in order to ensure that no foreign materials are located within the wellbore 100 that might clog up the various flow passages and valves of the apparatus 200 and to ensure that no foreign material interferes with the expansion process.

10 As illustrated in FIG. 2, in an exemplary embodiment, during placement of the apparatus 200 within the wellbore 100, fluidic materials 255 within the wellbore that are displaced by the apparatus are conveyed through the fluid passages 220, 205a, 225a, and 225b. In this manner, surge pressures created by the placement of the apparatus within the wellbore 100 are reduced.

15 As illustrated in FIG. 3, the fluid passage 225b is then closed and a hardenable fluidic sealing material 305 is then pumped from a surface location into the fluid passages 225a and 205a. The material 305 then passes from the fluid passage 205a into the interior region 230 of the expandable tubular member 210 below the expansion cone 205. The material 305 then passes from the interior region 230 into the fluid passage 220. The material 305 then exits the apparatus 200 and fills an annular region 310 between the exterior of the expandable tubular member 210 and the interior wall of the new section 130 of the wellbore 100. Continued pumping of the material 20 305 causes the material 305 to fill up at least a portion of the annular region 310.

25 The material 305 is preferably pumped into the annular region 310 at pressures and flow rates ranging, for example, from about 0 to 34.47 MPa (0 to 5000 psi) and 0 to 5678.1 litres/minute (0 to 1,500 gallons/min), respectively. The optimum flow rate and operating pressures vary as a function of the casing and wellbore sizes, wellbore section length, available pumping equipment, and fluid properties of the fluidic material being pumped. The optimum flow rate and operating pressure are preferably determined using conventional empirical methods.

30 The hardenable fluidic sealing material 305 may be any number of conventional commercially available hardenable fluidic sealing materials such as, for example, slag mix, cement or epoxy. In an exemplary embodiment, the hardenable fluidic sealing material 305 is a blended cement prepared specifically for the particular well section being drilled from Halliburton Energy Services in Dallas, TX in order to provide optimal support for expandable tubular member 210 while also maintaining optimum flow

characteristics so as to minimize difficulties during the displacement of cement in the annular region 315. The optimum blend of the blended cement is preferably determined using conventional empirical methods. In several alternative embodiments, the hardenable fluidic sealing material 305 is compressible before, during, or after curing.

The annular region 310 preferably is filled with the material 305 in sufficient quantities to ensure that, upon radial expansion of the expandable tubular member 210, the annular region 310 of the new section 130 of the wellbore 100 will be filled with the material 305.

In an alternative embodiment, the injection of the material 305 into the annular region 310 is omitted.

As illustrated in FIG. 4, once the annular region 310 has been adequately filled with the material 305, a plug 405, or other similar device, is introduced into the fluid passage 220, thereby fluidically isolating the interior region 230 from the annular region

310. In an exemplary embodiment, a non-hardenable fluidic material 315 is then pumped into the interior region 230 causing the interior region to pressurize. In this manner, the interior region 230 of the expanded tubular member 210 will not contain significant amounts of cured material 305. This also reduces and simplifies the cost of the entire process. Alternatively, the material 305 may be used during this phase of the process.

Once the interior region 230 becomes sufficiently pressurized, the expandable tubular member 210 is preferably plastically deformed, radially expanded, and extruded off of the expansion cone 205. During the extrusion process, the expansion cone 205 may be raised out of the expanded portion of the expandable tubular member 210. In an exemplary embodiment, during the extrusion process, the expansion cone 205 is raised at approximately the same rate as the expandable tubular member 210 is expanded in order to keep the expandable tubular member 210 stationary relative to the new wellbore section 130. In an alternative preferred embodiment, the extrusion process is commenced with the expandable tubular member 210 positioned above the bottom of the new wellbore section 130, keeping the expansion cone 205 stationary, and allowing the expandable tubular member 210 to extrude off of the expansion cone 205 and into the new wellbore section 130 under the force of gravity and the operating pressure of the interior region 230.

The plug 405 is preferably placed into the fluid passage 220 by introducing the plug 405 into the fluid passage 225a at a surface location in a conventional manner. The plug 405 preferably acts to fluidically isolate the hardenable fluidic sealing material 305 from the non hardenable fluidic material 315.

5 The plug 405 may be any number of conventional commercially available devices from plugging a fluid passage such as, for example, Multiple Stage Cementer (MSC) latch-down plug, Omega latch-down plug or three-wiper latch-down plug modified in accordance with the teachings of the present disclosure. In an exemplary embodiment, the plug 405 is a MSC latch-down plug available from Halliburton Energy Services in
10 Dallas, TX.

After placement of the plug 405 in the fluid passage 220, the non hardenable fluidic material 315 is preferably pumped into the interior region 310 at pressures and flow rates ranging, for example, from approximately 2.76 to 68.95 MPa (400 to 10,000 psi) and 113.56 to 15141.6 litres/minute (30 to 4,000 gallons/min). In this manner, the
15 amount of hardenable fluidic sealing material within the interior 230 of the expandable tubular member 210 is minimized. In an exemplary embodiment, after placement of the plug 405 in the fluid passage 220, the non hardenable material 315 is preferably pumped into the interior region 230 at pressures and flow rates ranging from approximately 3.45 to 62.05 MPa (500 to 9,000 psi) and 151.42 to 11356.2
20 litres/minute (40 to 3,000 gallons/min) in order to maximize the extrusion speed.

In an exemplary embodiment, the apparatus 200 is adapted to minimize tensile, burst, and friction effects upon the expandable tubular member 210 during the expansion process. These effects will be depend upon the geometry of the expansion cone 205, the material composition of the expandable tubular member 210 and
25 expansion cone 205, the inner diameter of the expandable tubular member, the wall thickness of the expandable tubular member, the type of lubricant, and the yield strength of the expandable tubular member. In general, the thicker the wall thickness, the smaller the inner diameter, and the greater the yield strength of the expandable tubular member 210, then the greater the operating pressures required to extrude the
30 expandable tubular member 210 off of the expansion cone 205.

In an exemplary embodiment, the extrusion of the expandable tubular member off of the expansion cone 205 will begin when the pressure of the interior region 230 reaches, for example, approximately 3.45 to 62.05 MPa (500 to 9,000 psi).

During the extrusion process, the expansion cone 205 may be raised out of the expanded portion of the expandable tubular member 210 at rates ranging, for example, from about 0 to 1.5 m/sec (0 to 5 ft/sec). In an exemplary embodiment, during the extrusion process, the expansion cone 205 is raised out of the expanded portion of the expandable tubular member 210 at rates ranging from about 0 to 0.61 m/sec (0 to 2 ft/sec) in order to minimize the time required for the expansion process while also permitting easy control of the expansion process.

When the upper end portion 210d of the expandable tubular member 210 is extruded off of the expansion cone 205, the outer surface of the upper end portion 210d of the expandable tubular member 210 will preferably contact the interior surface of the lower end portion 115a of the wellbore casing 115 to form an fluid tight overlapping joint. The contact pressure of the overlapping joint may range, for example, from approximately 0.34 to 137.90 MPa (50 to 20,000 psi). In an exemplary embodiment, the contact pressure of the overlapping joint ranges from approximately 2.76 to 68.95 MPa (400 to 10,000 psi) in order to provide optimum pressure to activate the annular sealing members 245 and optimally provide resistance to axial motion to accommodate typical tensile and compressive loads.

The overlapping joint between the pre-existing wellbore casing 115 and the radially expanded expandable tubular member 210 preferably provides a gaseous and fluidic seal. In a particularly preferred embodiment, the sealing members 245 optimally provide a fluidic and gaseous seal in the overlapping joint. In an alternative embodiment, the sealing members 245 are omitted.

In an exemplary embodiment, the operating pressure and flow rate of the non-hardenable fluidic material 315 is controllably ramped down when the expansion cone 205 reaches the upper end portion 210d of the expandable tubular member 210. In this manner, the sudden release of pressure caused by the complete extrusion of the expandable tubular member 210 off of the expansion cone 205 can be minimized. In an exemplary embodiment, the operating pressure is reduced in a substantially linear fashion from 100% to about 10% during the end of the extrusion process beginning when the expansion cone 205 is within about 1.52 m (5 feet) from completion of the extrusion process.

Alternatively, or in combination, a shock absorber is provided in the support member 225 in order to absorb the shock caused by the sudden release of pressure.

The shock absorber may, for example, be any conventional commercially available shock absorber adapted for use in wellbore operations.

Alternatively, or in combination, an expansion cone catching structure is provided in the upper end portion 210d of the expandable tubular member 210 in order to catch
5 or at least decelerate the expansion cone 205.

Once the extrusion process is completed, the expansion cone 205 is removed from the wellbore 100. In an exemplary embodiment, either before or after the removal of the expansion cone 205, the integrity of the fluidic seal of the overlapping joint between the upper end portion 210d of the expandable tubular member 210 and the
10 lower end portion 115a of the preexisting wellbore casing 115 is tested using conventional methods.

In an exemplary embodiment, if the fluidic seal of the overlapping joint between the upper end portion 210d of the expandable tubular member 210 and the lower end portion 115a of the casing 115 is satisfactory, then any uncured portion of the material
15 305 within the expanded expandable tubular member 210 is then removed in a conventional manner such as, for example, circulating the uncured material out of the interior of the expanded tubular member 210. The expansion cone 205 is then pulled out of the wellbore section 130 and a drill bit or mill is used in combination with a conventional drilling assembly 505 to drill out any hardened material 305 within the
20 expandable tubular member 210. In an exemplary embodiment, the material 305 within the annular region 310 is then allowed to fully cure.

As illustrated in Fig. 5, preferably any remaining cured material 305 within the interior of the expanded tubular member 210 is then removed in a conventional manner using a conventional drill string 505. The resulting new section of casing 510
25 preferably includes the expanded tubular member 210 and an outer annular layer 515 of the cured material 305.

As illustrated in FIG. 6, the bottom portion of the apparatus 200 including the shoe 215 and dart 405 may then be removed by drilling out the shoe 215 and dart 405 using conventional drilling methods.

30 As illustrated in FIG. 7, an apparatus 600 for radially expanding and plastically deforming the overlap between the lower portion of the preexisting wellbore casing 115 and the upper portion 210d of the expandable tubular member 210 may then be positioned within the borehole 110 that includes a shaped charge 605 that is coupled to an end of a tubular member 610. In an exemplary embodiment, the shaped charge

605 is positioned within the overlap between the lower portion of the preexisting wellbore casing 115 and the upper portion 210d of the expandable tubular member 210.

As illustrated in FIG. 8, the shaped charge 605 is then detonated in a conventional manner to plastically deform and radially expand the overlap between the lower portion of the preexisting wellbore casing 115 and the upper portion 210d of the expanded tubular member 210. As a result, the inside diameter of the upper portion 210d of the expanded tubular member 210 is substantially equal to the inside diameter of the portion of the preexisting wellbore casing 115 that does not overlap with the upper portion of the expanded tubular member. In several alternative embodiments, one or more conventional devices for generating impulsive radially directed forces may be substituted for, or used in combination with, the shaped charge 605.

As illustrated in FIG. 9, an apparatus 700 for forming a mono-diameter wellbore casing is then positioned within the wellbore casing 115 proximate upper end 210d of the expandable tubular member 210 that includes a tubular expansion cone 705 coupled to an end of a tubular support member 710. In an exemplary embodiment, the outside diameter of the tubular expansion cone 705 is substantially equal to the inside diameter of the wellbore casing 115. The tubular expansion cone 705 and the tubular support member 710 together define a fluid passage 715 for conveying fluidic materials 720 out of the wellbore 100 that are displaced by the placement and operation of the tubular expansion cone 705.

The tubular expansion cone 705 is then driven downward using the support member 710 in order to radially expand and plastically deform the portion of the expandable tubular member 210 that does not overlap with the wellbore casing 115. In this manner, as illustrated in FIG. 10, a mono-diameter wellbore casing is formed that includes the overlapping wellbore casings 115 and 210. In several alternative embodiments, the secondary radial expansion process illustrated in FIGS. 9 and 10 is performed before, during, or after the material 515 fully cures. In several alternative embodiments, a conventional expansion device including rollers may be substituted for, or used in combination with, the apparatus 700. In an exemplary embodiment, the downward displacement of the tubular expansion cone 705 also at least partially radially expands and plastically deforms the portions of the pre-existing wellbore casing 115 and the upper portion 210d of the expandable tubular member that overlap with one another,

More generally, as illustrated in FIG. 11, the method of FIGS. 1-10 is repeatedly performed in order to provide a mono-diameter wellbore casing that includes overlapping wellbore casings 115 and 210a-210e. The wellbore casings 115, and 210a-210e preferably include outer annular layers of fluidic sealing material. In this manner, a mono-diameter wellbore casing may be formed within the subterranean formation that extends for tens of thousands of feet. More generally still, the teachings of FIGS. 1-11 may be used to form a mono-diameter wellbore casing, a pipeline, a structural support, or a tunnel within a subterranean formation at any orientation from the vertical to the horizontal.

In an alternative embodiment, the fluid passage 220 in the shoe 215 is omitted. In this manner, the pressurization of the region 230 is simplified. In an alternative embodiment, the annular body 515 of the fluidic sealing material is formed using conventional methods of injecting a hardenable fluidic sealing material into the annular region 310.

In an alternative embodiment of the apparatus 700, the fluid passage 715 is omitted. In this manner, in an exemplary embodiment, the region of the wellbore 100 below the expansion cone 705 is pressurized and one or more regions of the subterranean formation 105 are fractured to enhance the oil and/or gas recovery process.

Referring to FIGS. 12-13, in an alternative embodiment, an apparatus 800 for forming a mono-diameter wellbore casing is positioned within the wellbore casing 115 that includes a tubular expansion cone 805 that defines a fluid passage 805a that is coupled to a support member 810.

The tubular expansion cone 805 preferably further includes a conical outer surface 805b for radially expanding and plastically deforming the portion of the expandable tubular member 210 that does not overlap with the wellbore casing 115. In an exemplary embodiment, the outside diameter of the tubular expansion cone 805 is substantially equal to the inside diameter of the portion of the pre-existing wellbore casing 115 that does not overlap with the expandable tubular member 210.

The support member 810 is coupled to a slip joint 815, and the slip joint is coupled to a support member 820. As will be recognized by persons having ordinary skill in the art, a slip joint permits relative movement between objects. Thus, in this manner, the expansion cone 805 and support member 810 may be displaced in the longitudinal direction relative to the support member 820. In an exemplary

embodiment, the slip joint 810 permits the expansion cone 805 and support member 810 to be displaced in the longitudinal direction relative to the support member 820 for a distance greater than or equal to the axial length of the expandable tubular member 210. In this manner, the expansion cone 805 may be used to plastically deform and
5 radially expand the portion of the expandable tubular member 210 that does not overlap with the pre-existing wellbore casing 115 without having to reposition the support member 820.

The slip joint 815 may be any number of conventional commercially available slip joints that include a fluid passage for conveying fluidic materials through the slip joint.
10 In an exemplary embodiment, the slip joint 815 is a pumper sub commercially available from Bowen Oil Tools in order to optimally provide elongation of the drill string.

The support member 810, slip joint 815, and support member 820 further include fluid passages 810a, 815a, and 820a, respectively, that are fluidically coupled to the fluid passage 805a. During operation, the fluid passages 805a, 810a, 815a, and 820a
15 preferably permit fluidic materials 825 displaced by the expansion cone 805 to be conveyed to a location above the apparatus 800. In this manner, operating pressures within the subterranean formation 105 below the expansion cone are minimized.

The support member 820 further preferably includes a fluid passage 820b that permits fluidic materials 830 to be conveyed into an annular region 835 surrounding the
20 support member 810, the slip joint 815, and the support member 820 and bounded by the expansion cone 805 and a conventional packer 840 that is coupled to the support member 820. In this manner, the annular region 835 may be pressurized by the injection of the fluids 830 thereby causing the expansion cone 805 to be displaced in
25 the longitudinal direction relative to the support member 820 to thereby plastically deform and radially expand the portion of the expandable tubular member 210 that does not overlap with the pre-existing wellbore casing 115.

During operation, as illustrated in FIG. 10, in an exemplary embodiment, the apparatus 800 is positioned within the preexisting casing 115 with the bottom surface of the expansion cone 805 proximate the top of the expandable tubular member 210.
30 During placement of the apparatus 800 within the preexisting casing 115, fluidic materials 825 within the casing are conveyed out of the casing through the fluid passages 805a, 810a, 815a, and 820a. In this manner, surge pressures within the wellbore 100 are minimized.

The packer 840 is then operated in a well-known manner to fluidically isolate the annular region 835 from the annular region above the packer. The fluidic material 830 is then injected into the annular region 835 using the fluid passage 820b. Continued injection of the fluidic material 830 into the annular region 835 preferably pressurizes the annular region and thereby causes the expansion cone 805 and support member 810 to be displaced in the longitudinal direction relative to the support member 820.

As illustrated in FIG. 13, in an exemplary embodiment, the longitudinal displacement of the expansion cone 805 in turn plastically deforms and radially expands the portion of the expandable tubular member 210 that does not overlap the pre-existing wellbore casing 115. In this manner, a mono-diameter wellbore casing is formed that includes the overlapping wellbore casings 115 and 210. The apparatus 800 may then be removed from the wellbore 100 by releasing the packer 840 from engagement with the wellbore casing 115, and lifting the apparatus 800 out of the wellbore 100. In an exemplary embodiment, the downward longitudinal displacement of the expansion cone 805 also at least partially radially expands and plastically deforms the portions of the pre-existing wellbore casing 115 and the upper portion 210d of the expandable tubular member 210 that overlap with one another.

In an alternative embodiment of the apparatus 800, the fluid passage 820b is provided within the packer 840 in order to enhance the operation of the apparatus 800.

In an alternative embodiment of the apparatus 800, the fluid passages 805a, 810a, 815a, and 820a are omitted. In this manner, in an exemplary embodiment, the region of the wellbore 100 below the expansion cone 805 is pressurized and one or more regions of the subterranean formation 105 are fractured to enhance the oil and/or gas recovery process.

Referring to FIGS. 14-17, in an alternative embodiment, an apparatus 900 is positioned within the wellbore casing 115 that includes an expansion cone 905 having a fluid passage 905a that is releasably coupled to a releasable coupling 910 having fluid passage 910a.

The fluid passage 905a is preferably adapted to receive a conventional ball, plug, or other similar device for sealing off the fluid passage. The expansion cone 905 further includes a conical outer surface 905b for radially expanding and plastically deforming the portion of the expandable tubular member 210 that does not overlap the pre-existing wellbore casing 115. In an exemplary embodiment, the outside diameter of the expansion cone 905 is substantially equal to the inside diameter of the portion of

the pre-existing wellbore casing 115 that does not overlap with the upper end 210d of the expandable tubular member 210.

The releasable coupling 910 may be any number of conventional commercially available releasable couplings that include a fluid passage for conveying fluidic materials through the releasable coupling. In an exemplary embodiment, the releasable coupling 910 is a safety joint commercially available from Halliburton in order to optimally release the expansion cone 905 from the support member 915 at a predetermined location.

A support member 915 is coupled to the releasable coupling 910 that includes a fluid passage 915a. The fluid passages 905a, 910a and 915a are fluidically coupled. In this manner, fluidic materials may be conveyed into and out of the wellbore 100.

A packer 920 is movably and sealingly coupled to the support member 915. The packer may be any number of conventional packers. In an exemplary embodiment, the packer 920 is a commercially available burst preventer (BOP) in order to optimally provide a sealing member.

During operation, as illustrated in FIG. 14, in an exemplary embodiment, the apparatus 900 is positioned within the preexisting casing 115 with the bottom surface of the expansion cone 905 proximate the top of the expandable tubular member 210. During placement of the apparatus 900 within the preexisting casing 115, fluidic materials 925 within the casing are conveyed out of the casing through the fluid passages 905a, 910a, and 915a. In this manner, surge pressures within the wellbore 100 are minimized. The packer 920 is then operated in a well-known manner to fluidically isolate a region 930 within the casing 115 between the expansion cone 905 and the packer 920 from the region above the packer.

In an exemplary embodiment, as illustrated in FIG. 15, the releasable coupling 910 is then released from engagement with the expansion cone 905 and the support member 915 is moved away from the expansion cone. A fluidic material 935 may then be injected into the region 930 through the fluid passages 910a and 915a. The fluidic material 935 may then flow into the region of the wellbore 100 below the expansion cone 905 through the valveable passage 905b. Continued injection of the fluidic material 935 may thereby pressurize and fracture regions of the formation 105 below the expandable tubular member 210. In this manner, the recovery of oil and/or gas from the formation 105 may be enhanced.

In an exemplary embodiment, as illustrated in FIG. 16, a plug, ball, or other similar valve device 940 may then be positioned in the valveable passage 905a by introducing the valve device into the fluidic material 935. In this manner, the region 930 may be fluidically isolated from the region below the expansion cone 905. Continued
5 injection of the fluidic material 935 may then pressurize the region 930 thereby causing the expansion cone 905 to be displaced in the longitudinal direction.

In an exemplary embodiment, as illustrated in FIG. 17, the longitudinal displacement of the expansion cone 905 plastically deforms and radially expands the portion of the expandable tubular 210 that does not overlap with the pre-existing wellbore casing 115. In this manner, a mono-diameter wellbore casing is formed that
10 includes the pre-existing wellbore casing 115 and the expandable tubular member 210. Upon completing the radial expansion process, the support member 915 may be moved toward the expansion cone 905 and the expansion cone may be re-coupled to the releasable coupling device 910. The packer 920 may then be decoupled from the
15 wellbore casing 115, and the expansion cone 905 and the remainder of the apparatus 900 may then be removed from the wellbore 100. In an exemplary embodiment, the downward longitudinal displacement of the expansion cone 905 also at least partially plastically deforms and radially expands the portions of the pre-existing wellbore casing 115 and the upper portion 210d of the expandable tubular member 210 that overlap
20 with one another.

In several alternative embodiments, the radial expansion and plastic deformation of the expandable tubular members 210, described above with reference to Figs. 1-17, is provided using a conventional rotary expansion tool such as, for example, the commercially available rotary expansion tools available from Weatherford International and/or the conventional expansion tool such as, for example, the commercially
25 available expansion tools available from Baker Hughes.

In an exemplary embodiment, the displacement of the expansion cone 905 also pressurizes the region within the expandable tubular member 210 below the expansion cone. In this manner, the subterranean formation surrounding the expandable tubular
30 member 210 may be elastically or plastically compressed thereby enhancing the structural properties of the formation.

Although illustrative embodiments of the invention have been shown and described, a wide range of modification, changes and substitution is contemplated in

the foregoing disclosure. Accordingly, it is appropriate that the appended claims be construed broadly.



CLAIMS

1. A method of creating a tubular structure having a substantially constant inside diameter, comprising:
- installing a first tubular member and a first expansion device within a second
5 tubular member, wherein the first expansion device is located at least partially within the first tubular member;
- injecting a fluidic material into the second tubular member;
- pressurizing a portion of an interior region of the first tubular member below the
first expansion device;
- 10 radially expanding at least a portion of the first tubular member in the second tubular member by extruding at least a portion of the first tubular member off of the first expansion device;
- impulsively applying outwardly directed radial forces to the interior of the overlap
between the first and second tubular members; and
- 15 radially expanding the portion of the first tubular member that does not overlap with the second tubular member using a second expansion device.
2. The method of claim 1, wherein impulsively applying outwardly directed radial
forces to the interior of the overlap between the first and second tubular members,
20 comprises:
- detonating a shaped charge within the overlap between the first and second
tubular members.
3. The method of claim 1, wherein radially expanding the overlap between the first
25 and second tubular members further comprises:
- displacing the second expansion device in a longitudinal direction; and
- permitting fluidic materials displaced by the second expansion device to be
removed.
- 30 4. The method of claim 3 wherein displacing the second expansion device in a longitudinal direction comprises:
- applying fluid pressure to the second expansion device.

5. The method of claim 1, wherein radially expanding the overlap between the first and second tubular members using the second expansion device further comprises:
displacing the second expansion device in a longitudinal direction; and
compressing at least a portion of the subterranean formation using fluid pressure.
- 5 6. The method of claim 5, wherein displacing the second expansion device in a longitudinal direction comprises:
applying fluid pressure to the second expansion device.
- 10 7. The method of claim 1, wherein radially expanding the portion of the first tubular member that does not overlap with the second tubular member using the second expansion device comprises:
displacing the second expansion device in a longitudinal direction; and
permitting fluidic materials displaced by the second expansion device to be removed.
- 15 8. The method of claim 7, wherein displacing the second expansion device in the longitudinal direction comprises:
applying fluid pressure to the second expansion device.
- 20 9. The method of claim 1, wherein the first tubular member comprises a wellbore casing; wherein the second tubular member comprises a wellbore casing; and wherein the first and second tubular members are positioned within a wellbore that traverses a subterranean formation.
- 25 10. The method of claim 9, further comprising:
injecting a hardenable fluidic sealing material into an annulus defined between at least one of the first and second tubular members and the borehole.
- 30 11. A method of creating a tubular structure having a substantially constant inside diameter, comprising:
installing a first tubular member and a first expansion device within a second tubular member, wherein the first expansion device is located at least partially within the first tubular member;

radially expanding at least a portion of the first tubular member in the second tubular member using the first expansion device;

impulsively applying outwardly directed radial forces to the interior of the overlap between the first and second tubular members; and

- 5 radially expanding the portion of the first tubular member that does not overlap with the second tubular member using a second expansion device.

